## PIERCE COUNTY SUPERIOR COURT, STATE OF WASHINGTON

STATE OF WASHINGTON	)		
	)	SS.	No. 00-2-00459-7
COUNTY OF PIERCE	)		

I, KEVIN STOCK, County Clerk and Ex-Officio Clerk of the Superior Court of the State of Washington in and for Pierce County, do hereby certify that the foregoing documents are true and correct copies of the entire case file, Cause No.00-2-00459-7, entitled, MILDRED DIANE WILLIAMS MUHAMMED Plaintiff versus JOHN ALLEN WILLIAMS MUHAMMED Defendant as the same were originally filed and now appear of record in said cause in my office.

WITNESS my hand and seal of the said Superior Court affixed at Tacoma, this 23 day September, 2003.



County Clerk and Ex-Officio Clerk of Said Superior Court

N:\WORDDOCS\\inx forms\crim\_sec\certified\certify entire file.doc 12/2002

PLF (DEF) EX. # 4/
DATE 12/1/03
JUDGE 57 N R
CASE # 62 03 - 3089



v.zw.aiNGTON

FOR PIERCE COUNTY

MILDRED DIANE WILLIAMS MUHAMMED, Petitioner,

VS.

JOHN ALLEN WILLIAMS MUHAMMED, Respondent.

00-2-00459-7

**DENIAL OF PETITION** (ORDYMT)

(ORDYFTA) FAILURE TO APPEAR



THIS MATTER having come on for hearing upon the request of the petitioner that a protective order be issued,

	IT IS FOUND that the Petition for an Order for Protection is denied because:
V	Failed to appear.
	Dismissed by the court. Does not meet the requirements of the statute.
	Petitioner Failed to Appear. Respondent was present.
	Dismissed at petitioner's request.
	Dismissed at parties request.
	Dismissed by agreement.
	Other:
· · · · · · · · · · · · · · · · · · ·	
	3/6/2000 Nume ho Team DATE: Feb 25 2000 1:00PM

JUDGE/COURT COMMISSIONER

<b>SUPERIOR COURT</b>	OF WASHINGTO N
FOR PIERCE COUN	TY

NO. 00-2-00459-7

## MILDRED DIANE WILLIAMS MUHAMMED

DOB 12/20/1959

Petitioner

vs.

JOHN ALLEN WILLIAMS MUHAMMEDDOB 12/31/1960

Respondent

TEMPORARY ORDER FOR PROTECTION AND NOTICE OF HEARING

(TMORPRT) (Children) (Clerk's Action Required)

**Next Hearing Date and Time:** Feb 25 2000 1:00PM

At: 930 Tacoma Avenue South, Room 117

#### WARNINGS TO THE RESPONDENT

Violation of the provisions of this order with actual notice of its terms is a criminal offense under chapter 26 10.31.100 and will subject a violator to arrest.

Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under 9A.36.011 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of deat physical injury to another person is a class C felony.

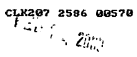
YOU CAN BE ARRESTED EVEN IF THE PERSON OR PERSONS WHO OBTAINED THE ORDER INVITE OR ALLOW YOU TO VIOLATE THE ORDER'S PROHIBITIONS. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.

Minors addressed in this order:

Name (First, Middle Initial, Last)	Birth Date	Age	Sex	Name (First, Middle Initial, Last)	Birth Date	Age	Sex
JOHN A. MUHAMMED. JR	01/17/1990	10	M				
SALENA MUHAMMED	02/01/1992	8	F				
TAALIBAH MUHAMMED	05/01/1993	6	F			<u> </u>	

For good cause shown, the court finds that an emergency exists and that a Temporary Protection Order should be issued without notice to the respondent to avoid irreparable harm. IT IS THEREFORE ORDERED THAT:

X	Respondent is RESTRAINED from causing petitioner physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking <b>I</b> petitioner <b>I</b> the minors named in the table above <b>I</b> these minors only.
х	Respondent is RESTRAINED from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing of court documents, with  petitioner the minors named in the table above these minors only.
X	Respondent is EXCLUDED from entering or coming within the property boundaries of petitioner's residence. At present petitioner's address is: 7302 SO. AINSWORTH AVE., TACOMA, WA 98408.



	00-2-00459-7
	Petitioner shall have exclusive right to the residence at:
	The respondent shall immediately VACATE the residence. The respondent may take respondent's personal clothing and respondent's tools of trade from the residence while a law enforcement officer is present.
	Respondent is RESTRAINED from entering or coming within the property boundaries of .
	Petitioner shall have possession of essential personal effects, including the following:
	Petitioner is GRANTED the temporary care, custody, and control of
	Respondent is RESTRAINED from interfering with petitioner's physical or legal custody of
	Respondent is RESTRAINED from removing from the state
	Respondent is RESTRAINED from interiering with petitioner's physical or legal custody of  Respondent is RESTRAINED from removing from the state  OTHER:  OTHER:  PARTITION OF CENTRAL PROPERTY OF THE PROPERTY
GRAN PAGE  It is fur Enforce	ther ordered that the Clerk of Court shall forward a copy of this order on or before the next judicial day to the Law ement Agency WHERE PETITIONER LIVES which shall enter it in a computer-based criminal intelligence system
availab	le in this state used by law enforcement to list outstanding warrants.
T of	he Clerk of Court shall also forward a copy of this order on or before the next judicial day to the he Law Enforcement Agency WHERE RESPONDENT LIVES which shall personally serve the respondent with a copy of this order and shall promptly complete and return to this court proof of service.
OR P	etitioner has made private arrangements for service of this order.
☐ The	law enforcement agency where $\square$ petitioner $\square$ respondent lives shall assist petitioner in obtaining:
_	Possession of petitioner's residence personal effects located at
	Other:
This Ter	mporary Order for Protection is effective until the next hearing date shown below the caption on page one.
DATED	February 11, 2000 at 4-5 am/pm.
Presented	d by:

Petitioner

S	SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY				00 2 00459 7				
F	Petitioner  John Williams W. Muhammad  Respondent  1. MI am A member of my family or household is the victim of domestic violence committed by the respondent as described in the statement below.  2. MI live in this county.  I left my residence because of abuse and this is the county of			PETITION FOR ORDER FOR PROTECTION (PTORPRT) (Children)  A.M. F. L. J. L. ZUDA  BY NUTT. C. Y. WA SHIRL  CLERKON  CLERKON  DEPUT 1 18 or over  Respondent's age is:  Under 16 16 or 17 18 or over					
	my new or former reside  My relationship with the re Related by marriage (in- Related by blood  5. Identification of Petitic  Name  Mi  Date of Birth	spondent is: P	arent or child pouse former spouse	6. Nar Dat Ide Star una	Identine  Identi	irth License or I (# and	Presently Dated in  spondent: V  John Willia  12   31   60	past	
	7. Minors addressed in	this petition:					_		
l	Name (First, Middle In		Birth Date	Age	Sex	How Petitioner	Related to Respondent	Resides with	
	John A. Muhamma Salena Muhamma Taalihah Muhami	d Jr:	1/17/90 2/1/92 5/1/93	10 8 6	M F F	son daughter	son daughter	mother "	
•	8. Other court cases or a	any other protection of	order or no-c	ontact	order	involving me	and the respondent	are:	
	CASE NAME								
¥	CASE NUMBER				.,				
	COURT/COUNTY					•			

	tempor	OR TEMPORARY ORDER: AN EMERGENCY EXISTS as described in the statement below: I ary restraining order issued immediately without notice to the respondent until a hearing to avoid ury. I request a Temporary Order for Protection that will:			
I REQUEST AN ORDER FOR PROTECTION following a hearing THAT WILL:					
		RESTRAIN respondent from causing any physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking [] me ij [] the minors named in paragraph 7 above [] these minors only:			
X	X	RESTRAIN respondent from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing of court documents, with [x] me [] the minors named in paragraph 7 above subject to more reduced visitation [] these minors only, subject to any court ordered visitation:			
		EXCLUDE respondent from [] our shared residence [] any place I may reside. This address at present is [] confidential [] the following: 7302 S. Ainsworth Ave Thum, Wa 96400			
X	X	DIRECT respondent to vacate our shared residence and restore it to me.			
X	X	RESTRAIN respondent from entering or being within (distance) of my [X] residence [ ] place of employment [ ] school [ ] daycare or school of [ ] the minors named in paragraph 7 above [ ] these minors only: [ ] other:			
X	X	Subject to any court ordered visitation, GRANT me the care, custody and control of [X] the minors named in paragraph 7 above [ ] these minors only:			
		RESTRAIN respondent from interfering with my physical or legal custody of [] the minors named in paragraph 7 above [] these minors only:			
		RESTRAIN the respondent from removing from the state: [ ] the minors named in paragraph 7 above			
		[ ] these minors only:			
		GRANT me possession of essential personal effects, including the following:			
		Grant me use of the following vehicle:			
		Year, Make & Model License No			
		OTHER:			
		DIRECT the respondent to participate in appropriate treatment or counseling services.			
		REMAIN EFFECTIVE longer than one year because respondent is likely to resume acts of domestic violence against me if the order expires in a year.			

# 00 2 00459 7

Possession of my essential personal e Custody of [] the minors named in		se minors only:	roles.o
		CO(/A	R.,
OTHER:		-M. Fr.	CLES.O
		AL TENE CO.	????
Domestic violence includes physica	l harm, bodily injury, assau	it' swiring, ov university rear	,
of imminent physical harm, bodily	injury or assault, between t	amily or household members	CALCI
		na an fallaum (Decaribe aneaife	PIL
TEMENT: The respondent has commit estic violence and their approximate date	ned acts of domestic violety es, beginning with the most	recent act. You may want to in	<u>s acis</u> or clude polic
onses.)	7, 006 mm		•
olann- John nume over a	to inform me the	of he will not let m	e raise
ol2000- John came over a our children. His	demeanor is such	I that its a treat	hreat to
me. I do not be	lique want him arm	und me. I am sti	11 Rand
of him.	neve warn runs are	croc mor = some	<u>/                                    </u>
	ter the home to	see our son becaus	e
he was sick. I tol		not see him because	
		into the house and	
ouched my out of the	he way I would	the back at called	911 8
the orline to come	They some and	said there was nothin	no their
	restraining order.		JJ
which we will be	J. J		
about - John came over at	7:00 an to info	m me he had tapp	ed the
one lines. He said the infl	promotion he had us	ould destroy me. He s	tarted
reating me and I becam		J	
continue on separate page if necessary)	J		
ertify under penalty of perjury under the	In a faha State of Washin	acton that the foregoing is true 2	nd correct
ertify under penalty of perjury under the	laws of the State of Washin	igion mai die totegomig is due a	na correct.
ATED 2/11/2000	at Mcoma	Washin	gton.
			-
		Signature of Petitioner	

00 2 00459 7

## CHILD CUSTODY INFORMATION SHEET

If you are seeking protection for your child(ren) from domestic violence or are requesting custody of your child(ren), please answer questions A - G below.

NO:\_

Do the child(ren) listed in Paragraph 7 of the petition currently live with you?	X Yes	□ No
(1) If your answer is yes, how long have the children lived with you?  Since We arrived here in 1994.	ED 1 1 20	No No
Since We arrived here in 1994.  (2) If your answer is no, explain  (2) Since We arrived here in 1994.  (3) Since We arrived here in 1994.	10°C 7	JO N. CE
		3TON NEON
Has the respondent, or any person other than yourself, had the majority of physical care and control of the minor children named herein during the last sixty days?	☐ Yes	No No
C. Has there been any other court action concerning the custody of the minor children named herein in this state or in any other state within the past five years?	☐ Yes	D No
D. Have you participated, as a party, witness, or in any other capacity in any other litigation concerning custody of the same child(ren) in this or any other state?	☐ Yes	No No
E. Does the respondent, or any other person, have physical custody or claim to have physical custody or visitation rights to the minor children named herein?	☐ Yes	No
addresses of the persons with whom the child(ren) lived during that period.  7302 S. Ainsworth Ave., Tacoma, Wa 98408		
G. If your answer to question B, C, D, or E is "yes", please explain:	<u>.</u>	
d.		
certify under penalty of perjury under the laws of the State of Washington that the foreg	oing is true a	and correct.
Dated 2/11/2000 at Br Jacoma Washingto		
Petitioner		

## PIERCE COUNTY SUPERIOR COURT, STATE OF WASHINGTON

STATE OF WASHINGTON	)		
	)	SS.	No. 00-2-00701-4
COUNTY OF PIERCE	)		

I, KEVIN STOCK, County Clerk and Ex-Officio Clerk of the Superior Court of the State of Washington in and for Pierce County, do hereby certify that the foregoing documents are true and correct copies of the entire case file, Cause No.00-2-00701-4, entitled, MILDRED DIANE WILLIAMS MUHAMMED Plaintiff versus JOHN ALLEN WILLIAMS MUHAMMED Defendant as the same were originally filed and now appear of record in said cause in my office.

WITNESS my hand and seal of the said Superior Court affixed at Tacoma, this 23 day September, 2003.

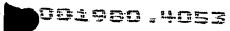


County Clerk and Ex-Officio Clerk of Said Superior Court



18/2462R939 78 PS 88228

SUPERIOR COURT OF WASHINGTON	'N COUNTY CLERK'S OFFICE				
FOR PIERCE COUNTY	MAR 2 2 2000 PM				
Mildred D. Muhammad (Williams) Petitioner,  John A. Muhammad (Williams)	NO.  NO.  PIERCE COUNTY, WASHINGTON TED RUTT, COUNTY CLERK BYDEPUTY RETURN OF SERVICE				
Respondent.	(RTS)				
petitioner.	Sa peace officer 18 years of age or older and not the bondent. I have notified the petitioner that respondent date(s):				
No service was attempted because					
. SI served JOHN MUHAMMAY 12-	with the following documents:				
(name of person served)  Temporary Order for Protection and Notice of Hearing  Petition for Order for Protection  Reissuance of Temporary Order for Protection and Notice of Hearing  Order for Protection  Petitioner's Application to Terminate or Mod Temporary Order for Protection and Order  Respondent's Application to Modify Temporary Order for Protection and Notice of Hearing	Motion to Modify Order for Protection and Notice of Hearing Order Modifying Order for Protection Motion Terminating Order for Protection and Order Other:				
. I served these documents on <u>O3-20-00</u>	at 0830 at this address:				
THIS S. ALASKA Studies  Other:  certify under penalty of perjury under the laws of the correct.	e state of Washington that the foregoing is true and				
DATED <u>63-20-00</u>	at TACONOR Washington.				
- 0 - 073	at TACOMPT, Washington.				
Signature of Server/ Law Enforcement Agency	Subscribed and sworn to me thisday of,				
	NOTARY PUBLIC FOR THE STATE OF WASHINGTON, RESIDING COMMISSION EXPIRES				



### COURT OF WASHINGTON PIERCE COUNTY

MILDRED DENICE MUHAMMADDOB 12/20/1959 Petitioner

JOHN ALLEN MUHAMMADDOB 12/31/1960 Respondent

NO. 00-2-00701-4

ORDER FOR PROTECTION

IN COUNTY OLERES SEFIC A.M. MAR 1 7 2000

(ORPRT) (Children) (Clerk's Action Required)

PIERCE

WARNINGS TO THE RESPONDENT: Violation of the provisions of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and RCW 10.31.100 and will subject a violator to arrest.

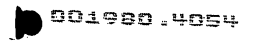
Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony.

YOU CAN BE ARRESTED EVEN IF THE PERSON OR PERSONS WHO OBTAINED THE ORDER INVITE OR ALLOW YOU TO VIOLATE THE ORDER'S PROHIBITIONS. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.

Notice of this hearing was served service by publication pursuant	on the respond t to court order	dent by	her	rsonal service  service by mail	pursuant to co	urt or	ier
Minors addressed in this order:							11411
Name (First, Middle Initial, Last)	Birth Date	Age	Sex	Name (First, Middle Initial, Last)	Birth Date	Age	Sex
JOHN A. MUHAMMAD. JR	01/17/1990	10	M	•			
SALENA D. MUHAMMAD	02/01/1992	8	F				
TAALIBAH A. MUHAMMAD	05/01/1993	6	F				

Based upon the petition, testimony, and case record, the court finds that the respondent committed domestic violence as defined in RCW 26.50.010 and IT IS THEREFORE ORDERED THAT

	THE THE TONE ONDERED THAT.
Х	Respondent is RESTRAINED from causing physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking <b>E</b> petitioner <b>E</b> the minors named in the table above <b>D</b> these minors only.
Х	Respondent is RESTRAINED from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing of court documents, with petitioner the minors named in the table above these minors only.  If both parties are in the same location, respondent shall leave.
	in bout parties are in the same location, respondent shall leave.
X	Respondent is EXCLUDED from entering or coming within the proberty boundaries of petitioner's residence. At present petitioner's address is:
	7302 SO. AINSWORTH AVE. , TACOMA , WA 98408.



00-2-00701-4

	Petitioner shall have exclusive right to the residence at
	The respondent shall immediately VACATE the residence. The respondent may take respondent's personal clothing and tools of trade from the residence while a law enforcement officer is present.
Х	Respondent is RESTRAINED from entering or being within the property boundaries of peitioner's residencepetitioner's place of employment,
	Petitioner is granted use of the following:  Year, Make & Model License No.
	Year, Make & Model License No  Petitioner shall have possession of essential personal effects, including the following:
	Respondent shall participate in treatment and counseling as follows:  domestic violence or batterer's treatment or counseling at:  parenting classes at:  drug/alcohol treatment at:  other:
	Petitioner is GRANTED the temporary care, custody, and control of
	Respondent is RESTRAINED from interfering with petitioner's physical or legal custody of
	Respondent is RESTRAINED from removing from the state
	The respondent will be allowed visitations as follows:
	Petitioner may request modification of visitation if respondent fails to comply with treatment or counseling as ordered by the court.

		G	Į.				=	<u> </u>	•	S	5
--	--	---	----	--	--	--	---	----------	---	---	---

					00-2-00701-4
	OTHER:				
		•			
	Parties shall return to court on		, 19	_, at	m. for review.
The I	urther ordered that the Clerk of C Law Enforcement Agency WH gence system available in this sta	ERE PETITIONER	LIVES which sh	all enter it in a	computer-based criminal
I	The Clerk of Court shall also forwards the Law Enforcement Agency with a copy of this order and shall	WHERE RESPONI	DENT LIVES wh	nich shall persor	ally serve the respondent
	Petitioner has made private arrang	ements for service of	this order.		
l .	Respondent appeared; further serv	rice is not required.			
D The	e law enforcement agency where Possession of petitioner's	☐ petitioner ☐ resp residence ☐ persona	ondent lives shall I effects located a	assist petitione	r in obtaining:
	Custody of the above-named a Use of above designated vehice Other:	minors, including taki	ing physical custo	dy for delivery t	o petitioner.
☐ This	order is issued following service publication.	by 🗆 mail 🗆 publi	cation and petitio	ner may serve th	is order by 🗖 mail
	RDER FOR PROTECTION 🗷	IS PERMANENT 🗖	EXPIRES ON _		
	If the duration of this order will be inst	ufficient to prevent fu	rther acts of dome	estic violence	•
DATEL	March 17, 2000 at	in count fife	2000 I 2000 I WASHINGTON DOWNERS DOWNERS		
		A.M. MAR 1	SOON TOOKE	COURT COM	MISSIONER
Presente	ed by:	PERCE COL TED RUTT	nowledge	receipt of a cop fection:	y or this
Petition	er	Date	Respondent		Date

ORDER FOR PROTECTION - 3 of 3 WPF DV-3.020 (11/98) - RCW 26.50.060





## IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR PIERCE COUNTY

MILDRED DENICE MUHAMMAD	No. 00-2-00701-4
Plaintiff(s)  Plaintiff(s)  VS.  JOHN ALLEN MUHAMMAD  Defendant(s)  Plaintiff(s)  MAR  Plaintiff(s)  Plaintiff(s)	Memorandum of Journal Entry  [ / ] Domestic Violence  MTHRG
Petitioner appeared and testified Attorney  Respondent appeared and testified Attorney  Attorney	NA
ORDER ENTERED  [ ] DISMISSED / DENIED:  [ ] Dismissed upon Petitioner's request  [ ] Petitioner failed to appear  [ ] Fails to meet the requirements of Statute  [ ] No one appeared	
[ ] MOTION TO MODIFY / TERMINATE: [ ] Granted [ ] Denied	
Other:	
March 17, 2000 1:00 PM Final Protection (	
PT COM.	DONALD N. POWELL

Clerk: Billie Anderson

Courtroom number: 117

Calendar: C2 - DOMESTIC VIOLENCE

•	Maria L	IN COUNTY CLERK'S OFFICE
SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY	PLAN II Zhui	PIERCE COUNTY, WASHINGTON TED RUTT, COUNTY CLERK
MILDRED DENICE MUHAMMAD, Petitioner, vs.	NO. 00-2-00701-4	BYDEPUTY
JOHN ALLEN MUHAMMAD,  Respondent.	RETURN OF SERVICE (RTS)	
My name is Dox B A and . I am petitioner.  I was unable to make personal service on the resp was not served.  Personal service was attempted on the following  No service was attempted because	pondent. I have notified date(s):	the petitioner that respondent
I served Tokk MUHAMMA  (name of person served)  Temporary Order for Protection and Notice of Hearing  Petition for Order for Protection  Reissuance of Temporary Order for Protection and Notice of Hearing  Order for Protection  Petitioner's Application to Terminate or Mod Temporary Order for Protection and Order  Respondent's Application to Modify Temporary Order for Protection and Notice of Hearing	of Order Modifyin  Motion to Modi Notice of Heari on Order Modifyin  Motion Termina Order  dify Other:	ng Temporary Order for Protection ify Order for Protection and
I served these documents on 03-08-00 7419 So. ALASKA (date)	at \time)	at this address:
Other:		
certify under penalty of perjury under the laws of th ATED <u>03 -08</u> -00	_	
073	Subscribed and sworn to me this_	, Washington.
•		STATE OF WASHINGTON, RESIDING A

MAR 0 3 2000

SUPERIOR COURT OF WASHINGTO N FOR PIERCE COUNTY

MILDRED DENICE MUHAMMAD DOB 12/20/1959

Petitioner

VS.

JOHN ALLEN MUHAMMADDOB 12/31/1960

Respondent

NO. 00-2-00701-4

TEMPORARY ORDER FOR PROTECTION FILED CLERK'S OFFICE

(TMORPRT) (Children)

(Clerk's Action Required)

Next Hearing Date and Time: Mar 17 2000 1:00PM

At: 930 Tacoma Avenue South, Room 117

#### WARNINGS TO THE RESPONDENT

Violation of the provisions of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and RCW 10.31.100 and will subject a violator to arrest.

Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony.

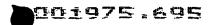
YOU CAN BE ARRESTED EVEN IF THE PERSON OR PERSONS WHO OBTAINED THE ORDER INVITE OR ALLOW YOU TO VIOLATE THE ORDER'S PROHIBITIONS. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.

Minors addressed in this order:

Name (First, Middle Initial, Last)	Birth Date	Age	Sex	Name (First, Middle Initial, Last)	Birth Date	Age	Sex
JOHN A. MUHAMMAD. JR	01/17/1990	10	M				
SALENA D. MUHAMMAD	02/01/1992	8	F				
TAALIBAH A. MUHAMMAD	05/01/1993	6	F				

For good cause shown, the court finds that an emergency exists and that a Temporary Protection Order should be issued without notice to the respondent to avoid irreparable harm. IT IS THEREFORE ORDERED THAT:

Х	Respondent is RESTRAINED from causing petitioner physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking <b>I</b> petitioner <b>II</b> the minors named in the table above <b>I</b> these minors only.
х	Respondent is RESTRAINED from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing of court documents, with  petitioner the minors named in the table above these minors only.
Х	Respondent is EXCLUDED from entering or coming within the property boundaries of petitioner's residence. At present petitioner's address is: 7302 SO. AINSWORTH AVE., TACOMA, WA 98408.



	00-2-00701-
	Petitioner shall have exclusive right to the residence at:
	The respondent shall immediately VACATE the residence. The respondent may take respondent's personal clothing and respondent's tools of trade from the residence while a law enforcement officer is present.
Х	Respondent is RESTRAINED from entering or coming within the property boundaries of petitioner 's place of employment,.
	Petitioner shall have possession of essential personal effects, including the following:
	Petitioner is GRANTED the temporary care, custody, and control of
	Respondent is RESTRAINED from interfering with petitioner's physical or legal custody of
	Respondent is RESTRAINED from removing from the state
	OTHER:
and w monite GRAI	espondent is directed to appear and show cause why this temporary order should not be made effective for one year or more, hy the court should not order the relief requested by the petitioner or other relief which may include electronic home oring, payment of costs, and treatment. FAILURE TO APPEAR AT THE HEARING MAY RESULT IN THE COURT NTING SUCH RELIEF. THE NEXT HEARING DATE AND TIME IS SHOWN BELOW THE CAPTION ON E ONE.
T	
It is fu Enforce	orther ordered that the Clerk of Court shall forward a copy of this order on or before the next judicial day to the Law cement Agency WHERE PETITIONER LIVES which shall enter it in a computer-based criminal intelligence system

Enf ava	orcement Agency WHERE PETITIONER LIVES which shall enter it in a computer-based criminal intelligence system ilable in this state used by law enforcement to list outstanding warrants.
OR	The Clerk of Court shall also forward a copy of this order on or before the next judicial day to the The Law Enforcement Agency WHERE RESPONDENT LIVES which shall personally serve the respondent with a copy of this order and shall promptly complete and return to this court proof of service.  Petitioner has made private arrangements for service of this order.
_ ·	The law enforcement agency where  petitioner respondent lives shall assist petitioner in obtaining:  Possession of petitioner's residence personal effects located at Custody of the above-named minors, including taking physical custody for delivery to petitioner.
	Other:
This DAT:	Temporary Order for Protection is effective until the next hearing date shown below the caption on page one.  ED March 3, 2000 at am/pm. FILED OUNTY CLERK'S OFFICE
Prese	nted by:  A.M. MAR 0 3 2000 P.M JUDGE/GOURT COMMISSIONER.
Petiti	PIERCE COUNTY, WASHINGTON TED RUTY, COUNTY CLERK DEPUTY

TEMPORARY ORDER FOR PROTECTION AND NOTICE OF HEARING - 2 of 2 WPF DV-2A.020 (11/98) - RCW 26.50.030





SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY	<u>.</u>		00	2 00701	4		
Mildred (Williams) Muhami Petitioner Sohn (Williams) Muhamma Respondent	FO	TITIO R PRO	N FOR ORI DTECTION T) (Children)		TY C.NGTO.		
. ф. П	:	T 3. N	/ly age	is:		DEP:	
1. The man are a member of my family or household in domestic violence committed by the respondent as the statement below.		1 .	□ Un		□ 16 or 17	18 or over	
2. If I live in this county.  I left my residence because of abuse and this is the county of my new or former residence.			-	lent's age is: ider 16□ 16 o	or 17 🗖 18 or ove	r .	
4. My relationship with the respondent is:	☐ Have child in common ☐ Presently dating						
l —	Spouse Former spouse	☐ Presently reside together ☐ Dated in past ☐ Resided together in past					
	Pormer spouse						
5. Identification of Petitioner:		6. Identification of Respondent:					
Name Wildred (Williams)	Muhammad	Durit (Williams) Mudiammud					
Date of Birth   2 20 59  Driver's License or Identicard (# and State)    Mulammd4 1R0		Date of Birth   12   3   40  Driver's License or Identicard (# and State) or, if   1419 5. Alaska unavailable, home address   7acoma, Wa 98408				C 18408	
7. Minors addressed in this petition:							
Name (First, Middle Initial, Last)	Birth Date	Age	Sex	How Petitioner	Related to Respondent	Resides with	
John A. Muhammad Jr	1/17/90	10	М	So n	Son	Mother	
Salena D. Muhammad 2/1/92		8	F	daughter		11	
Taalibah A. Muhammad 5/1/93			F	daughter		/1	
8. Other court cases or any other protection	8. Other court cases or any other protection order or no-contact order involving me and the respondent are:						
CASE NAME			<b></b>				
CASE NUMBER							
COURT/COUNTY							



00 2 00701 4



REQUEST FOR TEMPORARY ORDER: AN EMERGENCY EXISTS as described in the statement below: I need a temporary restraining order issued immediately without notice to the respondent until athearing to avoid irreparable injury. I request a Temporary Order for Protection that will:					
ii.icpa	I REQUEST AN ORDER FOR PROTECTION following a hearing THAT RITERS OF THE STATE OF T				
X	X	RESTRAIN respondent from causing any physical harm, bodily injur including sexual assault, and from molesting, harassing, threatening, or stalking [X] me [] the minors named in paragraph 7 above [] these minors only:			
X	X	RESTRAIN respondent from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing of court documents, with [X] me [] the minors named in paragraph 7 above, subject to any court ordered visitation [] these minors only, subject to any court ordered visitation:			
X	X	EXCLUDE respondent from [] our shared residence [A] any place I may reside. This address at present is [] confidential [] the following: 1302 5, Ainsworth Ave Tacoma, Wa 98409			
X	DIRECT respondent to vacate our shared residence and restore it to me.				
X	X	RESTRAIN respondent from entering or being within 20 feet (distance) of my [X] residence [X] place of employment [] school [] daycare or school of [] the minors named in paragraph 7 above [] these minors only: [] other:			
X	X	Subject to any court ordered visitation, GRANT me the care, custody and control of [X] the minors named in paragraph 7 above [ ] these minors only:			
		RESTRAIN respondent from interfering with my physical or legal custody of [] the minors named in paragraph 7 above [] these minors only:			
		RESTRAIN the respondent from removing from the state: (X) the minors named in paragraph 7 above [ ] these minors only:			
	GRANT me possession of essential personal effects, including the following:				
		Grant me use of the following vehicle:			
		Year, Make & Model License No			
	1	OTHER:			
		DIRECT the respondent to participate in appropriate treatment or counseling services.			
	X	REMAIN EFFECTIVE longer than one year because respondent is likely to resume acts of domestic violence against me if the order expires in a year.			





REQUEST FOR SPECIAL ASSISTANCE FROM LAW ENFORCEMENT AGENCIES: N CONTRACT   L	E D
I request the Court order the appropriate law enforcement agency to assist the inforcement.	OFFICE
Piedo.	2000 F.M.
[ ] Custody of [ ] the minors named in paragraph 7 above [ ] these minors only:	ASHINIO
	_Droile
[ ] OTHER:	
Domestic violence includes physical harm, bodily injury, assault, stalking, <u>OR</u> inflicting fear of imminent physical harm, bodily injury or assault, between family or household members.	
STATEMENT: The respondent has committed acts of domestic violence as follows. (Describe specific ac	ets of
domestic violence and their approximate dates, beginning with the most recent act. You may want to include responses.) The responses.) The response I did not make the court appearance in Reduce I was no included in the party an attorney to represent me.	de police it is prince to John
Livetening to destroy my life.	0
1 1 1 meso	
I have had my ohone number changed three within 5 days.	<u> </u>
snoke with Bill Darsett of US West Communication, He said a	accordina
to their records bohn called today truing to find not my shore of	umker.
Because I have a special code on the recold the was unable to	get
the number. Bill dersett's phone # 206-504-0759. He we and	Rei
Would help me, and change, the number as much as possible an	d not
Chara me. I asked if he could set the number if he knew o	mem.
who worked there. Al said it was possible.	
I am agraid of bohn. He was a demelition expert in the mu	litary.
He is behaving very very irrational. Whenever he does talk	will me
(Continue on separate page if necessary) The always sup the that his going to distinct under penalty of perjury under the laws of the State of Washington that the foregoing is true and of	ray my
life ind I hang up the phase.	correct
r certify under penalty of perjury under the laws of the state of washington that the foregoing is true and c	orrect.
DATED $\frac{3/3/2000}{}$ at $\frac{3acoma}{}$ Washington	•
• •	
Signature of Petitioner	
[ ] My residential address is confidential. Direct legal service by mail to:	





NO:

00	2	00	70	1	4
~ ~	-	~ ~	, ,		

### CHILD CUSTODY INFORMATION SHEET

If you are seeking protection for your child(ren) from domestic violence or are requesting custody of your child(ren), please answer questions A - G below.

A.	Do the child(ren) listed in Paragraph 7 of the petition currently live with you?	(X) Yes	□ No
	(1) If your answer is yes, how long have the children lived with you?  N Co	FILE	
	(2) If your answer is no, explain	eep 03	2000 <sub>P.M</sub>
	PIERC TEL SY	POT COUNTY	AGHINGTON TY CLERK DEPUTY
В.	Has the respondent, or any person other than yourself, had the majority of physical care and control of the minor children named herein during the last sixty days?	☐ Yes	No No
C.	Has there been any other court action concerning the custody of the minor children named herein in this state or in any other state within the past five years?	☐ Yes	<mark>Ж</mark> №
D.	Have you participated, as a party, witness, or in any other capacity in any other litigation concerning custody of the same child(ren) in this or any other state?	☐ Yes	DA No
E.	Does the respondent, or any other person, have physical custody or claim to have physical custody or visitation rights to the minor children named herein?	☐ Yes	ј∑ и₀
F.	State the places the child(ren) has (have) lived in the past five years, and give the name addresses of the persons with whom the child(ren) lived during that period.  1302 S. Williams & Jacoma, 30a 98408	es and prese	nt resident
G.	If your answer to question B, C, D, or E is "yes", please explain:		
	,•		
		·····	
<u> </u>			<u></u>
I cer	tify under penalty of perjury under the laws of the State of Washington that the foregoin	ig is true and	d correct.
Date	$d = \frac{3/3/2000}{2000}$ at $\frac{3}{2000}$ , Washington		
	Petitioner		

## PIERCE COUNTY SUPERIOR COURT, STATE OF WASHINGTON

STATE OF WASHINGTO	N )		
	)	SS.	No. 99-3-04213-1
COUNTY OF PIERCE	)		

I, KEVIN STOCK, County Clerk and Ex-Officio Clerk of the Superior Court of the State of Washington in and for Pierce County, do hereby certify that the foregoing documents are true and correct copies of the entire case file, Cause No. <u>99-3-04213-1</u>, entitled, <u>MILDRED DENICE</u> <u>WILLIAMS</u> Plaintiff versus <u>JOHN ALLEN WILLIAMS</u> Defendant as the same were originally filed and now appear of record in said cause in my office.

WITNESS my hand and seal of the said Superior Court affixed at Tacoma, this 23 day September, 2003.



County Clerk and Ex-Officio Clerk of Said Superior Court

IN COUNTY CLERK'S OFFICE PIERCE COUNTY, WASHINGTON

A.M. OCT 1 6 2001 P.M.

BOB SAN SOUCIE
COUIT PEPUTY

PIERCE COUNTY SUPERIOR COURT, STATE OF WASHINGTON			
MILDR JOHN	Plaintiff(s)/Petitioner(s),  C)/C/AMS  Defendant(s)/Respondent(s)		Case No. 99-3-042/3-/ NOTE FOR COMMISSIONER'S CALENDAR
	K OF THE SUPERIOR COU	RT AND TO	):
NAME	MILDRED WILL	1AMS	
ADDRESS			ATTORNEY FOR
	/Please note ad	ditional attama	PHONEpys on an attached page)
Please take no directed to note	otice that an issue of law in this issue on the appropriate	this case v	will be heard on the date below and the clerk is
Nature of Case	777	DNESD ACATE	DISSOLUTION
·			
PARTY COUR COUR ( ) (YY) Adopt ( ) (OE) Suppl ( ) (UD) Unlaw ( ) (GD) Proba ( ) (DD) Uncoi	r Cause/Family Law, Confirm Y SETTING HEARING MUST TWORKING DAYS PRIOR To ion, No Confirmation Require emental Proceedings, No Co rful Detainer, No Confirmation ite/Gdnshp/Mnr Settlement, No	CONFIRM TO HEARING of onfirmation R n Required No Confirma firmation Re	red
Dated: 10/10	10/	Signed	FOR MR. MILLS
NAME	J. MILLS	0.g	VV > 10842
ADDRESS	37/3N2219		ATTORNEY FOR MR. WILLIAM
	# ACOMA WA	78400	
	THE ABOVE INFORMAT	ION MUST	BE COMPLETED AND SIGNED

A.M. OCT 1 6 2001

#### SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE

In re the Marriage of:

MILDRED WILLIAMS.

Petitioner.

and

JOHN WILLIAMS,

Respondent.

NO. 99-3-04213-1

EX PARTE RESTRAINING ORDER AND ORDER TO SHOW CAUSE

Restraining Order Summary:

[X] Restraining Order Summary is set forth below:

Name of person(s) restrained: ALL PARTIES . Name of person(s) protected: Salena, Taalibah, John Williams See paragraph 4.1.

VIOLATION OF A RESTRAINING ORDER IN PARAGRAPH 4.1 BELOW WITH ACTUAL KNOWLEDGE OF ITS TERMS IS A CRIMINAL OFFENSE UNDER CHAPTER 26.50 RCW AND WILL SUBJECT THE VIOLATOR TO ARREST. RCW 26.09.060

#### I. SHOW CAUSE ORDER.

It is ordered that MILDRED WILLIAMS (MUHAMMAD) personally appear and show cause, if any, why the restraints below should not be continued in full force and effect pending final determination of this action and why the other relief, if any, requested in paragraph 1.3 of the motion should not be granted. A hearing has been set for the following date, time and place:

Date:

November 14, 2001

Time:

9:30 a.m.

Place: Pierce County Superior Court

Room/Department: 105 / 260 / 264 as assigned

FAILURE TO APPEAR MAY RESULT IN A TEMPORARY ORDER BEING ENTERED BY THE COURT THAT GRANTS THE RELIEF REQUESTED IN THE MOTION WITHOUT FURTHER NOTICE.

#### II. BASIS

A motion for a temporary restraining order without written or oral notice to the [] husband [X] wife or that party's lawyer has been made to this court.

#### III. FINDINGS

The court adopts paragraphs 2.1, 2.2, and 2.4 of the Motion/Declaration for an Ex Parte Restraining Order and for an Order to Show Cause (Form WPF DR 04.0150) as its findings, except as follows:

EX PARTE RESTRAINING ORDER / ORDER TO SHOW CAUSE Page 1 of 2

REDE BISER

FILED IN COUNTY CLERK'S OFFICE PIERCE COUNTY, WASHINGTON

AM. OCT 1 6 2001 P.M.

BOB SAM SOUCIE DEPUTY BY.

IV. ORDER

It is ORDERED that:

4.1 RESTRAINING ORDER.

> VIOLATION OF A RESTRAINING ORDER IN PARAGRAPH 4.1 WITH ACTUAL NOTICE OF ITS TERMS IS A CRIMINAL OFFENSE UNDER CHAPTER 26.50 RCW AND WILL SUBJECT THE VIOLATOR TO ARREST. RCW 26.09.060

All parties are restrained from removing any of the children from the State of Washington pending further order of the court.

- 4.2 OTHER RESTRAINING ORDERS.
  - [X] Both parties are restrained and enjoined from removing any of the children from the State of Washington.
- SURRENDER OF DEADLY WEAPONS. 4.3

[X] Does not apply.

4.4 EXPIRATION DATE.

This order shall expire on the hearing date set forth above as extended by the court.

- 4.5 WAIVER OF BOND.
  - [X] Does not apply.
- 4.6 Other: Wife to show cause why Decree, parenting plan, support order, and division of assets and liabilities should not be vacated and this case set for trial.

Dated: 10-16-201 at 9:18 a.m.p.m.

<del>JUDGE/</del>CØMMISSIONER

Presented by:

J. Mills \ WSBA# \5842 Attorney for Husband

A.M. OCT 1 6 2001 P.M.

#### SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE

In re the Marriage of:

MILDRED WILLIAMS.

Petitioner.

and

JOHN WILLIAMS,

Respondent.

NO. 99-3-04213-1

**DECLARATION FOR WRIT OF** HEBEAS CORPUS, FOR EX PARTE RESTRAINING ORDER AND FOR ORDER TO SHOW CAUSE (MTAF)

THE UNDERSIGNED declares under penalty of perjury of the State of Washington that the following is true and correct.

I am the respondent in this case, over the age of 18 and competent to be a witness in this action.

My ex-wife has taken my children and moved them to a secret location. I am asking for a Writ of Habeas Corpus, or alternatively for at least a show cause order, but I am fearful that if I somehow manager to find and serve my ex-wife with a show cause, I will never see her or the children again.

On Friday, August 31, 2001 my children were seized by the Bellingham Police Departments pursuant to a Writ of Habeas Corpus issued by this court on June 22, 2000.

A hearing was held on September 4, 2001 at which I appeared pro se. (I have since found a lawyer to take this case without charge to me.)

At the hearing, the children were turned over to my wife.

The court turned the children over to my wife because of 1) a default divorce decree and parenting plan and/or 2) (according to the Petition for Writ of Habeas) an ex-parte order granting custody entered on 6/21/00.

Immediately following the September 4th hearing, my wife vanished. I believe she thinks she is authorized to do this because of an order entered on 1/10/01 waiving the statutory requirements for relocation. The court should know that order was entered ex-parte. It was also entered eight months before my wife ever had custody of the children (which happened only on September 4th).

The order permitting relocation was based on claims that "[I have] domestic violence charges on [my] record." And that I "abducted" the children on March 27, 2000.

DECLARATION FOR EX PARTE RESTRAINING ORDER ETC.. Page 1 of 4

In fact, my only domestic violence record pertains to cause No. 00-2-00459-7, a case filed by my ex-wife and *dismissed* on March 6, 2000 when she failed to appear. There is also cause No. 00-2-00701-4 which was entered after service supposedly on me at 7419 South Alaska Street. But, I have never lived there. That address is occupied by Anthony Muhammed, a very good friend of ours, whom Mildred and I met through our church.

I cannot explain what happened as to service. Officer Brame who supposedly served the protection order and previously the notice and hearing is no longer a Tacoma Police Department employee, so I can't track him down to know what happened. I suspect Mildred gave him Anthony's address, and he probably served someone there, but not me.

Other than the ex-parte orders for protection and the protection order entered after supposedly serving someone at Anthony's, I have no domestic violence record.

Anyway, the domestic violence record is not pertinent to much of anything except that - using it - Mildred got the order permitting her to leave without notice to me. And, as I say, she's just vanished.

As to "abducting" the children on March 27<sup>th</sup>, that's absurd. I have parented the children with Mildren's consent while the police - unbeknown. And, on March 20<sup>th</sup>, she supposedly "served" me with the protection order, so she supposedly knew how to get notice to me.

In fact - although the divorce action was filed by Mildred in December of '99, we were still living together until end of February '00. At that time, she said she wanted me out of the house. I went to our mutual friend's home (Robert Holmes) at 772 115<sup>th</sup> Street So, Tacoma 98444. I was coming by the house regularly to see the children. She would call me sometimes, I would call her, and I thought we were just working out marital difficulties. I'm not sure why she didn't have me served with the divorce papers during all this time.

In February, I confronted Mildred about an affair, there was a big blow-up discussion about a number of things. She wanted to be relieved of a lot of responsibility and consented to my parenting the children. I took the children to Antigua at the end of March with her consent. I went to live with Jeanette Killman (whose cousin Randy lives here), but four months later, I got a place of our own. And, I admit that communication broke down but that's because Mildred vanished from her home, left no way to contact her, stopped talking to our friends. She did, however, call me four or five times in Antigua.

In late June 2000 I returned with the children to Tacoma and stayed with Walter Francis, a friend who owns a home in Lacy because Antigua seemed pretty backward - no internet or other technological advances. Anyway, we ended up in Bellingham, where I was living when the children were seized from Parkview Elementary where I'd registered them and where they were attending school.

That's where the children were seized pursuant to the Writ of Habeas.

\*\*\*\*\*\*\*

As to the September 4<sup>th</sup> order giving Mildred custody of the children. The court should know that:

DECLARATION FOR EX PARTE RESTRAINING ORDER ETC.. Page 2 of 4 The parenting plan obtained by default says that I parent the children every other weekend, which isn't happening because Mildred has vanished with the children.

The entire default is bogus for these reasons:

First, as I say, Mildred and I lived together for at least two months after the case was filed, and I could easily have been served.

She claims that she served me on 3-20-00 with the protection order (00-2-00701-4), Yet, on 3-17-00, Roger Ward claims that he could not locate me. Still, when Mr. Ward issued his claim that he felt I was avoiding service, Mildred did not ask for an order permitting service by publication.

Almost certainly, that's because in mid-March, she couldn't be sure I would not see the publication.

She only sought an order permitting service by publication in mid-May, by which time she knew I was in Antigua.

Then, on May 12<sup>th</sup> - using Roger Ward's declaration - she sought and obtained an order for service by publication. She didn't inform the court that *three days after* Roger said I couldn't be found, she supposedly perfected service of the protection order. Mildred could not have obtained the order permitting service by publication based on Mr. Ward's assertion as of 3-17-00 (that I was unavailable) if she had also informed the court that Officer Brame had served me on 3-20-00.

Anyway, based on partial information and mis-information, Mildred obtained an order to serve by publication. She then published in The Northwest Dispatch, a virtually unknown publication (because publishing in something like The News Tribune might have been noticed by one of our friends).

Then in October of 2000 she got the default.

\*\*\*\*\*\*

Meanwhile, the Habeas Writ was still pending, sitting around after being issued on June 22, 2000.

It seems important for the court to know that Mildred obtained that writ by alleging "I have been awarded custody on 6/21/00." In fact, she did get an *ex-parte* order granting her custody on 6/21. She did not, at the same time, seek the Writ, because quite obviously it wouldn't have been issued right away. So, she came back one day later, and based on the *ex-parte* custody order, obtained the writ.

The ex-parte order contained a show cause order and a return date for hearing July 10<sup>th</sup>. There being no proof of service, nor even any proof of an attempted service, the hearing was stricken.

Thus, Mildred obtained an ex-parte order granting custody (erroneously since it altered the status quo), used that ex-parte order to obtain the writ, then didn't bother to attempt service or to show at the show cause hearing.

DECLARATION FOR EX PARTE RESTRAINING ORDER ETC..

Sadly, the children were turned over to Mildred on September 4<sup>th</sup>, based on the bogus default parenting plan, and the old Writ issued prior to the decree. Now she's vanished.

Based on all this, I want the court to 1) issue a Writ of Habeas Corpus so that the children can be picked-up if they are ever found; 2) an order restraining ANYONE from taking the children out of Washington; 3) an order to show cause why the children should not be placed primarily with me for parenting pending further proceedings, and to show cause why the default decree should not be vacated.

\*\*\*\*\*\*

A couple of other things seem important.

First, up until the end of March, 2001, I was easily reachable by Mildred. I owned and operated a business called "Express Car/Truck Mechanic, Inc. My business card is attached. All Mildred need to do to have me served was to have a process server call my business and ask for me to come out for a car repair. I would have shown up at the process server's place of business.

Second, maybe it's not horribly important, but on June 27, 2000, Mildred filed a motion and order to proceed in forma pauperis. Since she'd already paid the filing fee, I guess that relates to excusing her paying the fee for obtaining the Writ of Habeas. In all events, the court should observe that in the divorce decree, she was awarded a 300 ZX and a Jaguar, and her business "Reality Enterprises,", so it does not appear she was honest on June 27<sup>th</sup> about her financial status.

Since the court issued the last Order to Show Cause, I have been unable to locate Mildred. I now have a professional Private Investigator skip tracing her. In order to facilitate process service, I am asking the court to reissue the same basic order with an extended return date

John Williams

DATED at Tacoma, Washington this 12 day of October.

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FILED IN COUNTY CLERK'S OFFICE PIERCE COUNTY, WASHINGTON

A.M. OCT 1 6 2001 P.M.

BOB SA COUCIE LERK DEPUTY

# SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE

In re the Marriage of:

MILDRED WILLIAMS,

Petitioner.

NO. 99-3-04213-1

and

JOHN WILLIAMS,

MOTION/DECLARATION FOR EX PARTE RESTRAINING ORDER AND FOR ORDER TO SHOW CAUSE

Respondent. (MTAF)

#### I. MOTION

Based upon the declaration below, the undersigned moves the court for a temporary order and order to show cause.

#### 1.1 EX PARTE RESTRAINING ORDER.

A temporary restraining order should be granted without written or oral notice to the other party or the other party's lawyer because immediate and irreparable injury, loss, or damage will result before other party or the other party's lawyer can be heard in opposition. This order should restrain or enjoin:

[X] ANY PARTY from removing any of the children from the State of Washington.

The other party should be required to appear and show cause why these restraints should not be continued in full force and effect pending final determination of this action.

1.2 SURRENDER OF DEADLY WEAPONS.

[X] Does not apply.

1.3 OTHER TEMPORARY RELIEF.

Temporarily places the children with their father and appoints a guardian ad litem on behalf of the minor children.

Vacates the order of default and parenting plan and the support order and the property division entered in this case.

Dated: 10-15-01

J. Mills WSBA# 15842

Attorney for Mr. Williams

MOTION/DECLARATION FOR EX PARTE RESTRAINING ORDER WPF DR 04.0150 (6/2000) CR 65 (b); RCW 26.09.060. Page 1 of 2

#### II. DECLARATION

2.1 INJURY TO BE PREVENTED.

The ex parte restraining order requested in paragraph 1.1 above is to prevent the following injury (define the injury):

Removing the children from the jurisdiction of the court and hiding them from the respondent, their family and friends.

2.2 REASONS WHY THE INJURY MAY BE IRREPARABLE.

This injury may be irreparable because:

Once the children are hidden away from the court, it will be impossible to adequately protect the interests of the children.

- 2.3 CLEAR AND CONVINCING REASONS WHY WEAPONS SHOULD BE SURRENDERED.
  - [X] Does not apply.
- 2.4 REASONS FOR A TEMPORARY ORDER.
  - [X] It is necessary that the court issue a temporary order with the relief requested in paragraph 1.3 above for the reason set forth below:

SEE ATTACHED DECLARATION	
I declare under penalty of perjury of Washington State Law that the foregoing/s true and correct.	1
Signed at Tacoma, Washington on October	
Tob — en winding, respondent	

#### III. EFFORTS TO GIVE OTHER PARTY NOTICE.

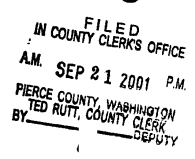
The following efforts have been made to give the other party or other party's lawyer notice and the following reasons exist why notice should not be required:

The mother has no attorney of record, she has disappeared and/is secreting her location.

Dated: (0-14-0)	_
,	J. Mills WSBA# 15842
	Attorney for Mr. Williams

MOTION/DECLARATION FOR EX PARTE RESTRAINING ORDER WPF DR 04.0150 (6/2000) CR 65 (b); RCW 26.09.060. Page 2 of 2

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PIE	RCE COUNTY SUPERIOR COL	JRT, STATE OF WASHINGTON
vs.	Plaintiff(s)/Petitioner(s),  WILLIAMS  Defendant(s)/Respondent(s).	Case No. 99-3-04213-/ NOTE FOR COMMISSIONER'S CALENDAR
TO THE CLERK NAME ADDRESS	OF THE SUPERIOR COURT AND TO	O:  WSB#ATTORNEY FOR
	(Please note additional attorne	PHONE
Please take not	ce that an issue of law in this case this issue on the appropriate calendar:	will be heard on the date below and the clerk is
	CALENDAR DATE OCTOBE	R 11, 2001
Nature of Case:	DISSOCUTION RESTRAIN	NING ORDER/ORDER TO SHOW (AUSE
	SELECT ONE B	
COURT/ COURT/ [ ] (YY) Adoptio [ ] (OE) Suppler [ ] (UD) Unlawfu [ ] (GD) Probate [ ] (DD) Unconte [ ] (FC) Paternit	SETTING HEARING MUST CONFIRM WORKING DAYS PRIOR TO HEARING, No Confirmation Required	
Dated:	9/21/0/ Signed	For Me. MIUS
NAME	J. MILLS	WSB# 1584C
ADDRESS _	3713 N CCM	ATTORNEY FOR MA WILLIAMS
-	THE ABOVE INFORMATION MUST	PHONE (2,53) 276.6367 BE COMPLETED AND SIGNED

# IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF PIERCE

2

3

5	In re the Marriage of:			
6	MILDRED DENISE WILLIAMS	NO. 99-3-04213-1		
7	Petitioner, and	DECLARATION OF		
	_	(OPTIONAL USE) [NAME]		
8	JOHN ALLEN WILLIAMS Respondent.	(DCLR)		
9				
10	This declaration is made by:			
11	Name: Antiony 61	Muhammad		
12	Address: 1/2/ 5/4/GS	FILED SOFFICEON SOFFICEON SOUNTY CLERK'S OFFICEON SOUNTY CLERK'S OFFICEON SOUNTY CLERK'S OFFICEON SOUNTS		
	TACOMA WA	78405 IN COUNTY CLEIN		
13	Telephone: 536787	A.M. SEP 2 1 2001 P.M.		
14	Age: 50	PIEBCE THE COUNTY CLEBUTY		
15	Occupation: Kestraunt E	MINELOPER BY TENTON		
16	Relationship to the parties in this action:			
17	I DECLARE that:	Lived 2 blocks		
i	From me when I	15(4) 4+ 7419 S		
18	Alacka As Neighbo	RESINESSIASSECTIONS		
19	members we sha	red many occasions		
20	(Happy) Together FRO	m 1992 Until		
21	1999 John & Mildred	and the children		
22	had a model famil	y picture. Late 1998		
- 1	Miloreds work lod	d of Family BusINESS		
23	and atudy broup sec	Retary incréased		
24	and she began 195	ing ability to		
25	maintain the sta	Profession standards		
.	she had set began	to wane.		
	DECLARATION WPF DR 09.0100 (7/93)			
	Page 1			

I declare under penalty of perjury under Washington State Law that the foregoing is true and correct.

Signed at 1/2/5,  $19^{\pi}$  TAC W4 [City and State] on 9-1/-0/1 [Date].

Signature

ANTHOWY G. Muhammad

Print or Type Name

DECLARATION WPF DR 09.0100 (7/93) Page 2



IN COUNTY CLERK'S OFFICE

A.M. SEP 2 1 2001 P.M.

SUPERIOR COURT OF WASHINGTON **COUNTY OF PIERCE** 

In re:

MILDRED WILLIAMS,

Petitioner,

Respondent.

and

JOHN WILLIAMS,

NO. 99-3-04213-1

EX PARTE RESTRAINING ORDER

AND ORDER TO SHOW CAUSE

Restraining Order Summary:

[] Does not apply.

[X] Restraining Order Summary is set forth below:

Name of person(s) restrained: ALL PARTIES

. Name of person(s)

protected: Salena, Taalibah, John Williams

See paragraph 4.1.

VIOLATION OF A RESTRAINING ORDER IN PARAGRAPH 4.1 BELOW WITH ACTUAL KNOWLEDGE OF ITS TERMS IS A CRIMINAL OFFENSE UNDER CHAPTER 26.50 RCW AND WILL SUBJECT THE VIOLATOR TO ARREST. RCW 26.09.060

#### I. SHOW CAUSE ORDER.

It is ordered that the [] husband [X] wife appear and show cause, if any, why the restraints below should not be continued in full force and effect pending final determination of this action and why the other relief, if any, requested in paragraph 1.3 of the motion should not be granted. A hearing has been set for the following date, time and place:

EX PARTE RESTRAINING ORDER WPF DR 04.0170 (6/2000) CR 65 (b); RCW 26.09.060 Page 1 of 3



Date:

October 11, 2001

Time:

9:30

a.m./p.m.

Place: Pierce County Superior Court

Room/Department: 105/260/264

FAILURE TO APPEAR MAY RESULT IN A TEMPORARY ORDER BEING ENTERED BY THE COURT THAT GRANTS THE RELIEF REQUESTED IN THE MOTION WITHOUT FURTHER NOTICE.

II. BASIS

A motion for a temporary restraining order without written or oral notice to the [] husband [X] wife or that party's lawyer has been made to this court.

#### III. FINDINGS

The court adopts paragraphs 2.1, 2.2, and 2.4 of the Motion/Declaration for an Ex Parte Restraining Order and for an Order to Show Cause (Form WPF DR 04.0150) as its findings, except as follows:

#### IV. ORDER

#### It is ORDERED that:

#### 4.1 RESTRAINING ORDER.

VIOLATION OF A RESTRAINING ORDER IN PARAGRAPH 4.1 WITH ACTUAL NOTICE OF ITS TERMS IS A CRIMINAL OFFENSE UNDER CHAPTER 26.50 RCW AND WILL SUBJECT THE VIOLATOR TO ARREST. RCW 26.09.060

All parties are restrained from removing any of the children from the State of Washington pending further order of the court.

#### 4.2 OTHER RESTRAINING ORDERS.

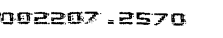
- The [] husband [] wife is restrained and enjoined from transferring, removing, encumbering, concealing or in any way disposing of any property except in the usual course of business or for the necessities of life and requiring each party to notify the other of any extraordinary expenditures made after the order is issued.
- The k husband wife is restrained and enjoined from removing any of the children from [X] the State of Washington.
- The [] husband [] wife is restrained and enjoined from assigning, transferring, borrowing, lapsing, surrendering or changing entitlement of any insurance policies of either or both parties whether medical, health, life or auto insurance.
- [] Other:

#### 4.3 SURRENDER OF DEADLY WEAPONS.

[X]Does not apply.

DECLARATION FOR EX PARTE RESTRAINING ORDER ETC..







This order shall expire on the hearing date set forth above, unless otherwise extended by the court.

- 4.5 WAIVER OF BOND.
  - [X] Does not apply.
  - []The filing of a bond or the posting of security is waived.
- 4.6 Other:

Wife to show cause why Decree, parenting plan, support order, and division of assets and liabilities should not be vacated and this case set for trial. FURTHER, TO CONSIDER

WHONT OF GAZ ANDIOR REPORRAL TOCAL

-2/-200/ at 3:30 a.m./p.m.

Presented by:

FILED IN COUNTY CLERK'S OFFICE

A.M. SEP 2 1 2001 P.M.

Attorney for Husband

FILED
IN COUNTY CLERK'S OFFICE

A.M. SEP 2 1 2001 P.M

PIERCE COUNTY WASHINGTON
TED RUTT, COUNTY CLERK
BY

OFFUT

# SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE

In re:

MILDRED WILLIAMS.

Petitioner,

Respondent.

and

JOHN WILLIAMS,

NO. 99-3-04213-1

MOTION/DECLARATION FOR EX PARTE RESTRAINING ORDER AND FOR ORDER TO SHOW CAUSE

(MTAF)

# I. MOTION

Based upon the declaration below, the undersigned moves the court for a temporary order and order to show cause.

# 1.1 EX PARTE RESTRAINING ORDER.

A temporary restraining order should be granted without written or oral notice to the other party or the other party's lawyer because immediate and irreparable injury, loss, or damage will result before other party or the other party's lawyer can be heard in opposition. This order should restrain or enjoin:

[X] ANY PARTY from removing any of the children from the State of Washington.

The other party should be required to appear and show cause why these restraints should not be continued in full force and effect pending final determination of this action.

# 1.2 SURRENDER OF DEADLY WEAPONS.

[X] Does not apply.

MOTION/DECLARATION FOR EX PARTE RESTRAINING ORDER WPF DR 04.0150 (6/2000) CR 65 (b); RCW 26.09.060. Page 1 of 5



Temporarily places the children with their father and appoints a guardian ad litem on behalf of the minor children.

Vacates the order of default and parenting plan and the support order and the property division entered in this case.

Dated: _	9-21-01	
	,	Mills \WSBA# \5842
		Attorney for Mr. Williams

# II. DECLARATION

# 2.1 INJURY TO BE PREVENTED.

The ex parte restraining order requested in paragraph 1.1 above is to prevent the following injury (define the injury):

Removing the children from the jurisdiction of the court and hiding them from the respondent, their family and friends.

# 2.2 REASONS WHY THE INJURY MAY BE IRREPARABLE.

This injury may be irreparable because:

Once the children are hidden away from the court, it will be impossible to adequately protect the interests of the children.

- 2.3 CLEAR AND CONVINCING REASONS WHY WEAPONS SHOULD BE SURRENDERED.
  - [X] Does not apply.

# 2.4 REASONS FOR A TEMPORARY ORDER.

[] Does not apply.

[X] It is necessary that the court issue a temporary order with the relief requested in paragraph 1.3 above for the reason set forth below:

# **SEE ATTACHED DECLARATION**

MOTION/DECLARATION FOR EX PARTE RESTRAINING ORDER WPF DR 04.0150 (6/2000) CR 65 (b); RCW 26.09.060. Page 2 of 5 I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Signed at TACOMA WA , on 9-21-01 (City and State)

John Allen Williams, Respondent

# III. EFFORTS TO GIVE OTHER PARTY NOTICE.

The following efforts have been made to give the other party or other party's lawyer notice and the following reasons exist why notice should not be required:

CALLED MS SMATH AT YMCA (HER LISTED ADDRESS AND WAS ADVISED THAT SHE IS NOT THERE ANY LONGER TODAY (WENT HOME) AND HAS NO WAY TO BE CONTACTED.

19-21-01

Dated:

J. Mills WSBA# 15842
Attornev for Mr. Williams

MOTION/DECLARATION FOR EX PARTE RESTRAINING ORDER WPF DR 04.0150 (6/2000) CR 65 (b); RCW 26.09.060. Page 3 of 5



In re:

MILDRED WILLIAMS,

Petitioner,

and

JOHN WILLIAMS,

Respondent.

NO. 99-3-04213-1

DECLARATION FOR WRIT OF HEBEAS CORPUS, FOR EX PARTE RESTRAINING ORDER AND FOR ORDER TO SHOW CAUSE

(MTAF)

THE UNDERSIGNED declares under penalty of perjury of the State of Washington that the following is true and correct.

I am the respondent in this case, over the age of 18 and competent to be a witness in this action.

My ex-wife has taken my children and moved them to a secret location. I am asking for a Writ of Habeas Corpus, or alternatively for at least a show cause order, but I am fearful that if I somehow manage to find and serve my ex-wife with a show cause, I will never see her or the children again.

On Friday, August 31, 2001 my children were seized by the Bellingham Police Department pursuant to a Writ of Habeas Corpus issued by this court on June 22, 2000.

A hearing was held on September 4, 2001 at which I appeared pro se. (I have since found a lawyer to take this case without charge to me.)

At the hearing, the children were turned over to my wife.

The court turned the children over to my wife because of 1) a default divorce decree and parenting plan and/or 2) (according to the Petition for Writ of Habeas) an ex-parte order granting custody entered on 6/21/00.

Immediately following the September 4<sup>th</sup> hearing, my wife vanished. I believe she *thinks* she is authorized to do this because of an order entered on 1/10/01 waiving the statutory requirements for relocation. The court should know that order was entered ex-parte. It was also entered eight months *before* my wife ever had custody of the children (which happened only on September 4<sup>th</sup>).

DECLARATION FOR EX PARTE RESTRAINING ORDER ETC..

Page 1 of 5



The parenting plan obtained by default says that I parent the children every other weekend, which isn't happening because Mildred has vanished with the children.

The entire default is bogus for these reasons:

First, as I say, Mildred and I lived together for at least two months after the case was filed, and I could easily have been served.

She claims that she served me on 3-20-00 with the protection order (00-2-00701-4). Yet, on 3-17-00, Roger Ward claims that he could not locate me. Still, when Mr. Ward issued his claim that he felt I was avoiding service, Mildred did not ask for an order permitting service by publication.

Almost certainly, that's because in mid-March, she couldn't be sure I would not see the publication.

She only sought an order permitting service by publication in mid-May, by which time she knew I was in Antigua.

Then, on May 12th - using Roger Ward's declaration - she sought and obtained an order for service by publication. She didn't inform the court that three days after Roger said I couldn't be found. she supposedly perfected service of the protection order. Mildred could not have obtained the order permitting service by publication based on Mr. Ward's assertion as of 3-17-00 (that I was unavailable) if she had also informed the court that Officer Brame had served me on 3-20-00.

Anyway, based on partial information and mis-information, Mildred obtained an order to serve by publication. She then published in The Northwest Dispatch, a virtually unknown publication (because publishing in something like The News Tribune might have been noticed by one of our friends).

Then in October of 2000 she got the default.

\*\*\*\*\*\*\*

Meanwhile, the Habeas Writ was still pending, sitting around after being issued on June 22, 2000.

It seems important for the court to know that Mildred obtained that writ by alleging "I have been awarded custody on 6/21/00." In fact, she did get an ex-parte order granting her custody on 6/21. She did not, at the same time, seek the Writ, because quite obviously it wouldn't have been issued right away. So, she came back one day later, and based on the ex-parte custody order, obtained the writ.

The ex-parte order contained a show cause order and a return date for hearing July 10th. There being no proof of service, nor even any proof of an attempted service, the hearing was stricken.

Thus, Mildred obtained an ex-parte order granting custody (erroneously since it altered the status quo), used that ex-parte order to obtain the writ, then didn't bother to attempt service or to show at the show cause hearing.

Sadly, the children were turned over to Mildred on September 4th, based on the bogus default parenting plan, and the old Writ issued prior to the decree. Now she's vanished.

DECLARATION FOR EX PARTE RESTRAINING ORDER ETC..





The order permitting relocation was based on claims that "[I have] domestic violence charges on [my] record." And that I "abducted" the children on March 27, 2000.

In fact, my only domestic violence record pertains to cause No. 00-2-00459-7, a case filed by my ex-wife and *dismissed* on March 6, 2000 when she failed to appear. There is also cause No. 00-2-00701-4 which was entered after service supposedly on me at 7419 South Alaska Street. But, I have never lived there. That address is occupied by Anthony Muhammed, a very good friend of ours, whom Mildred and I met through our church.

I cannot explain what happened as to service. Officer Brame who supposedly served the protection order and previously the notice and hearing is no longer a Tacoma Police Department employee, so I can't track him down to know what happened. I suspect Mildred gave him Anthony's address, and he probably served someone there, but not me.

Other than the ex-parte orders for protection and the protection order entered after supposedly serving someone at Anthony's, I have no domestic violence record.

Anyway, the domestic violence record is not pertinent to much of anything except that - using it - Mildred got the order permitting her to leave without notice to me. And, as I say, she's just vanished.

As to "abducting" the children on March 27<sup>th</sup>, that's absurd. I have parented the children with Mildren's consent while the police - unbeknown. And, on March 20<sup>th</sup>, she supposedly "served" me with the protection order, so she supposedly knew how to get notice to me.

In fact - although the divorce action was filed by Mildred in December of '99, we were still living together until end of February '00. At that time, she said she wanted me out of the house. I went to our mutual friend's home (Robert Holmes) at 772 115<sup>th</sup> Street So, Tacoma 98444.. I was coming by the house regularly to see the children. She would call me sometimes, I would call her, and I thought we were just working out marital difficulties. I'm not sure why she didn't have me served with the divorce papers during all this time.

In February, I confronted Mildred about an affair, there was a big blow-up discussion about a number of things. She wanted to be relieved of a lot of responsibility and consented to my parenting the children. I took the children to Antigua at the end of March with her consent. I went to live with Jeanette Killman (whose cousin Randy lives here), but four months later, I got a place of our own. And, I admit that communication broke down but that's because Mildred vanished from her home, left no way to contact her, stopped talking to our friends. She did, however, call me four or five times in Antigua.

In late June 2000 I returned with the children to Tacoma and stayed with Walter Francis, a friend who owns a home in Lacy because Antigua seemed pretty backward - no internet or other technological advances. Anyway, we ended up in Bellingham, where I was living when the children were seized from Parkview Elementary where I'd registered them and where they were attending school.

That's where the children were seized pursuant to the Writ of Habeas.

\*\*\*\*\*

As to the September 4<sup>th</sup> order giving Mildred custody of the children. The court should know that:

DECLARATION FOR EX PARTE RESTRAINING ORDER ETC.. Page 2 of 5



Based on all this, I want the court to 1) issue a Writ of Habeas Corpus so that the children can be picked-up if they are ever found; 2) an order restraining ANYONE from taking the children out of Washington; 3) an order to show cause why the children should not be placed primarily with me for parenting pending further proceedings, and to show cause why the default decree should not be vacated.

\*\*\*\*\*\*

A couple of other things seem important.

First, up until the end of March, 2001, I was easily reachable by Mildred. I owned and operated a business called "Express Car/Truck Mechanic, Inc. My business card is attached. All Mildred need to do to have me served was to have a process server call my business and ask for me to come out for a car repair. I would have shown up at the process server's place of business.

Second, maybe it's not horribly important, but on June 27, 2000, Mildred filed a motion and order to proceed in forma pauperis. Since she'd already paid the filing fee, I guess that relates to excusing her paying the fee for obtaining the Writ of Habeas. In all events, the court should observe that in the divorce decree, she was awarded a 300 ZX and a Jaguar, and her business "Reality Enterprises,", so it does not appear she was honest on June 27<sup>th</sup> about her financial status.

DATED at Tacoma, Washington this 2 day of September.

John Williams

P.O. Box 98382 Tacoma, Washington 98498 (206) 272-4979 Express Car / Truck Mechanic, Inc. We Come To Your Home Or Office

The Future is Here Now Call Today

Express Car / Truck Mechanic, Inc.

We Came To Your Home Or Office

P.O. Box 98382 Tacoma, Washington 98498 (206) 272-4979

The Future Is Here Now Call Today

# IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF PIERCE

1

2

In re the Marriage of:  MILDRED DENISE WILLIAMS  And  Petitioner, and  Petitioner and  Petiti	<b>'</b>			
This declaration is made by:  Name: Teresa E. Ward  Address: 1/2/ SOUTH 19th St.  Tacoma, WA, 98405  Telephone: 253-503-6782  Relationship to the parties in this action: FRIEND  IDECLARE that:  Teresa Ward personally met John and Mildred  Williams in 1995, I met John Williams first,  Tmet his wife Mildred Williams a couple  of months later. We became very good triends.  The Williams' numed and operated a mehenic business which my family used for repair of our vehicles. In 1999 the marriage of John + Mildred became troubled. John Williams continued to run the business until March 2000, John Williams moved out of his residence in March of 2000.  Tohn could always be reached by his pager  DECLARATION  WIFF DR 09.0100 (7/93)	MILDRED and JOHN ALI	DENISE WILLIAMS Petitioner, LEN WILLIAMS	DECLAI	RATION OF [NAME] NAL USE)
	This declaration Name: Address: Telephone: Age: Occupation: Relationship of Tere In the Unition The Unition Of To Unition Declaration Werd of To Declaration Declaration Werd of Occupation Declaration Werd of Occupation Declaration Werd of Occupation Declaration Werd of Occupation Declaration The Unition Declaration Werd of Occupation Declaration Declaration Werd of Occupation Declaration Declaration Declaration	Teresa E. Ward  1121 SOUTH 19th  Tacoma, WA, 984  253-503-6782  47  to the parties in this action: FRIEN  that:  25a Ward personally  MS in 1995, I met  This wife Mildred  Milliams' nuned  25s which my for  Could always be  ON	st. 105  nd  met John Williame and op amily 1999 to came by run hn W in Ma	IN COUNTY CLERK'S OFFICE  A.M. SEP 2 1 2001 P.M.  PIERCE COUNTY WASHINGTON TED RUM, COUNTY CLERK BY DEPUTY  DEPUTY  Ohn and Mildred  Williams first,  MS a couple  Very good friends,  perated a mehenic  Used for repair  the marriage  troubled. John  the business  Villiams moved  Inch of 2000.

i	
1	or by his cell phone. Mildred would
2	always call my home looking for
_	John as though he lived with us.
3	John Williams has never lived with
4	our tamily. To my knowledge John
5	Williams is a exceptent father + husband
6	to his wife and children. John Williams
7	is a excellent provider, businessman and
8	a great friend.
_	
9	
10	
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12	·
13	
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15	·
16	
17	
18	
19	
20	
21	
r 22	I declare under penalty of perjury under Washington State Law that the foregoing is true and correct.  Signed at Sucona, Wa 98405 [City and State] on 9/1//0/ [Date].
23	Signed at Jucoma, Wa 98405 [City and State] on 9/11/01 [Date].
24	
25	Signature TERESA WARD
	Print or Type Name
	DECLARATION WPF DR 09.0100 (7/93)

41379

# IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF PIERCE **CAUSE NO. 99 3 04213 1** SHERIFF'S RETURN OF SERVICE

FILED IN COUNTY CLERK'S OFFICE

O

PIERCE COUNTY, WASHINGTON TED RUTT, COUNTY CLERK

**PLAINTIFF** 

MILDRED DENICE WILLIAMS

VS.

DEFENDANT

JOHN ALLEN WILLIAMS (father), JOHN ALLEN WILLIAMS JR (minor child),

SALENA DENISE WILLIAMS (minor child), TAALIBAH AANISAH

MUHAMMAD (minor child)

I the undersigned do hereby state that I received the following documents: WRIT OF HABEAS CORPUS, WARRANT IN AID OF HABEAS CORPUS on June 27, 2000 for service upon JOHN ALLEN WILLIAMS (father), JOHN ALLEN WILLIAMS JR (minor child), SALENA DENISE WILLIAMS (minor child), TAALIBAH AANISAH MUHAMMAD (minor child) and that I acted on same within the County of Pierce, State of Washington, as follows:

PERSONAL:

On Friday, August 31, 2001, Detective Tom McCarthy of the Whatcom County Sheriff's Department informed me he placed John Allen Williams Jr, Salena Denise Williams, and TAALIBAH AANISAH MUHAMMAD (minor children) into the custody of Washington State Child Protective Services.

On September 4, 2001 at 9:11 AM, I delivered to JOHN ALLEN WILLIAMS (father), personally, a copy of said documents at 930 TACOMA AVE S. TACOMA. Washington.

On September 4, 2001, Pierce County Superior Court ordered John Allen Williams Jr. Salena Denise Williams, and TAALIBAH AANISAH MUHAMMAD (minor children) be immediately released into the custody of their mother, Mildred Denise Williams.

I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Dated September 4, 2001.

PAUL A. PASTOR, JR. PIERCE COUNTY SHERIFF

By

**CURTIS WRIGHT Deputy Sheriff** 

930 TACOMA AVE SO, TACOMA, WA 98402

**Service** \$0.00

<u>Mileage</u> \$0.00

Return \$0.00

Copies \$0.00

Notary \$0.00

Total

Total Rec'd \$0.00

**Total Fees** \$0.00

**Account Balance** Balance Due: \$.00

MILDRED D WILLIAMS

\$0.00

Deputy Wright

OPE - 202300

IN COUNTY CLERK'S OFFICE

A.M. SEP 4 - 2001 P.M.

PIERCE COUNTY WASHINGTON TED RUTT, COUNTY CLERK BY\_\_\_\_\_\_\_DEPUTY

# SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

Mildred Denise Williams Petitioner, vs.  John Allen Williams Respondent.	NO. 99-3-0421 ORDER (OR)	SEP LL PIII2: 15	RECEIVED
--	--------------------------------	------------------	----------

THIS MATTER having come before the Court upon the Petitioner's/Respondent's motion, and the Court having heard the argument of the parties and having considered the records and files herein, it is now therefore

ORDERED, ADJUDGED AND DECREED,
The children John Allen Williams, Salena Denise Williams
The children, John Allen Williams, Salena Denise Williams and Täälibah Aanisah Muhammad bu Bhall be Icleased
immediately from protective custody and returned
to the mother, Mildred Denise Williams.

DATE: 9/4/01

THIS TO THE PROPERTY OF THE PR

Athy for Petitioner #30477 Date

/ Afespondent

Approved as to Form
Date

1	SUPERIOR COURT OF WASHINGTON
2	COUNTY OF PIERCE
3	In Re the Custody of: John Williams Jr,)
4	Salena Williams )
5	, 11 5 6 1415 1
6	Minor Child(ren), ) Mildred Denise Williams )
7	Petitioner, ) WRIT OF HABEAS CORPUS
8	and
9	John Allen Williams
	Respondent. )
10	
11	The State of Weshington Toy. The Short of Pierre County and each and a second s
12	The State of Washington, To: The Sheriff of Pierce County and each and every other peach the State of Washington:
13	So mix
14	You are commanded to secure custody of the body of John Jr, Salena & Faalsah
15	wherever he/she may be detained and bring him/her before the Presiding Judge of the Superior Court of
16	Washington in and for the County of Pierce at said Court at Tacoma, Washington, to do those things
	which shall then and there be considered concerning the said John Tr, Salena & Taalibah
17	You are further ordered to break and enter any outer or inner door or other opening of any building
18	vehicle, or other enclosure as necessary to secure the body of said child and bring him/her before the
19	Court.
20	
21	In the event that the Pierce County Superior Court is not in session at the time the child is placed into
22	law enforcement custody, the Pierce County Sheriff or any other peace officer in the State of Washington is hereby commanded to place the said child, John Jr. Salena & Taalibah, into the
	care and custody of Children's Protective Services until the first date Court is in session following the
23	date of the recovery of the child.
24	
25	In the name of the State of Washington, pursuant to the above order, Children's Protective Services is
26	hereby commanded to take custody of said child, John Dr. Salena & Taalibah, and
27	place the child into protective custody until such time as this matter may be heard in the Superior Coun

Writ of Habeas Corpus - 1

HUCVN

ODDEEDS . 345

of Washington for Pierce County. The child shall not be released to any person other than the Pierce County Sheriff or any other peace officer in the State of Washington acting in accordance with this order; or, upon a Return of Service on this Writ of Habeas Corpus, and further order issued from the Pierce County Superior Court authorizing the release of said child to a person designated by this court.

WITNESSED:	
Judge of the Superior Court of the State of Washington, in and	for the
County of Pierce the day of,	20
ATTEST: My hand and seal of said Superior Court the day as last written above.	nd year
Clerk COUNTY COUNTY	
by	eputy.

MOVI

Writ of Habeas Corpus - 2

MILDRED DENICE WILLIAMS

IN COUNTY CLERK'S OFFICE

No. 99-3-04213-1

PLAINTIFF,

A.M. JUN 22 2000 P.M.

WARRANT IN AID OF HABEAS CORPUS

JOHN ALLEN WILLIAMS

DEFENDANT,

VS.

PIERCE COUNTY, WASHINGTON TED RUTT, COUNTY CLERK DEPUTY

TO THE SHERIFF OF PIERCE COUNTY, AND EACH AND EVERY PEACE OFFICER OF THE STATE OF GREETINGS:

WHEREAS, A WRIT OF HABEAS CORPUS HAS BEEN ENTERED DIRECTING THE CLERK OF THE ABOVE ENTITLED COURT TO ISSUE A WARRANT FOR THE ARREST OF:

FULL NAME: JOHN ALLEN WILLIAMS JR.

ADDRESS:

**UNKNOWN** 

DATE OF BIRTH: 01-17-90

SEX: MALE

RACE: BLACK

EYES: BROWN

WEIGHT: 85

HEIGHT: 41 | 1"

AND WHEREAS, IT APPEARS BY AFFIDAVIT THAT THE PERSON NAMED IN THIS WARRANT IS ILLEGALLY HELD IN CUSTODY OR RESTRAINT, AND THERE IS GOOD REASON TO BELIEVE THAT SUCH PERSON WILL BE CARRIED OUT OF THE JURISDICTION OF THE COURT OR WILL SUFFER SOME IRREPARABLE INJURY;

NOW, THEREFORE, IN THE NAME OF THE STATE OF WASHINGTON, IT IS HEREBY ORDERED AND COMMANDED THAT THE SHERIFF OF PIERCE COUNTY, AND EACH AND EVERY PEACE OFFICER OF THE STATE OF WASHINGTON, BREAK AND ENTER IF NECESSARY, WHEREVER THE ABOVE PERSON IS THOUGHT TO BE HELD, INCLUDING, BUT NOT LIMITED TO, THE ADDRESS LISTED ABOVE, APPREHEND SUCH PERSON, AND FORTHWITH BRING SUCH PERSON BEFORE MARY DICKE, COMMISSIONER, OF THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF PIERCE, IN ROOM 101 OF THE COUNTY-CITY BUILDING AT 9:00 OR AS SOON AS POSSIBLE.

AND IT IS FURTHER ORDERED THAT THE SHERIFF OF PIERCE COUNTY OR OTHER PEACE OFFICERS ACTING PURSUANT TO THIS WARRANT MAY ARREST ANY AND ALL OTHER PERSONS WHO STAND IN THE WAY OF OR OBSTRUCT THE PEACE OFFICER'S ATTEMPT TO OBTAIN THE IMMEDIATE CUSTODY OF THE PERSON NAMED IN THIS WARRANT.

WITNESS THE HONORABLE <u>VICKI L. HOGAN</u>, JUDGE OF THE SUPERIOR COURT, PIERCE COUNTY, STATE OF WASHINGTON, AND THE SEAL THEREOF AFFIXED THIS \_\_\_\_\_ DAY OF JUN 2 2 2000.

61\HABEAS.FRM

MILDRED DENICE WILLIAMS

IN COUNTY CLERK'S OFFICE

PLAINTIFF,

A.M. JUN 22 2000 P.M.

No. 99-3-04213-1

JOHN ALLEN WILLIAMS

DEFENDANT,

VS.

PIERCE COUNTY, WASHINGTON TED RUTT, COUNTY CLERK BY\_\_\_\_\_\_DEPUTY

WARRANT IN AID OF HABEAS CORPUS

TO THE SHERIFF OF PIERCE COUNTY, AND EACH AND EVERY PEACE OFFICER OF THE STATE OF

WHEREAS, A WRIT OF HABEAS CORPUS HAS BEEN ENTERED DIRECTING THE CLERK OF THE ABOVE ENTITLED COUNTY ISSUE A WARRANT FOR THE ARREST OF:

FULL NAME: SALENA DENISE WILLIAMS

ADDRESS:

**UNKNOWN** 

DATE OF BIRTH: 02-01-92

SEX: FEMALE

RACE: BLACK

EYES: BROWN

WEIGHT: 75

**HEIGHT:UNKNOWN** 

AND WHEREAS, IT APPEARS BY AFFIDAVIT THAT THE PERSON NAMED IN THIS WARRANT IS ILLEGALLY HELD IN CUSTODY OR RESTRAINT, AND THERE IS GOOD REASON TO BELIEVE THAT SUCH PERSON WILL BE CARRIED OUT OF THE JURISDICTION OF THE COURT OR WILL SUFFER SOME IRREPARABLE INJURY;

NOW, THEREFORE, IN THE NAME OF THE STATE OF WASHINGTON, IT IS HEREBY ORDERED AND COMMANDED THAT THE SHERIFF OF PIERCE COUNTY, AND EACH AND EVERY PEACE OFFICER OF THE STATE OF WASHINGTON, BREAK AND ENTER IF NECESSARY, WHEREVER THE ABOVE PERSON IS THOUGHT TO BE HELD, INCLUDING, BUT NOT LIMITED TO, THE ADDRESS LISTED ABOVE, APPREHEND SUCH PERSON, AND FORTHWITH BRING SUCH PERSON BEFORE MARY DICKE, COMMISSIONER, OF THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF PIERCE, IN ROOM 101 OF THE COUNTY-CITY BUILDING AT 9:00 OR AS SOON AS POSSIBLE.

AND IT IS FURTHER ORDERED THAT THE SHERIFF OF PIERCE COUNTY OR OTHER PEACE OFFICERS ACTING PURSUANT TO THIS WARRANT MAY ARREST ANY AND ALL OTHER PERSONS WHO STAND IN THE WAY OF OR OBSTRUCT THE PEACE OFFICER'S ATTEMPT TO OBTAIN THE IMMEDIATE CUSTODY OF THE PERSON NAMED IN THIS WARRANT.

TED RUTT
CLERK OF THE SUPERIOR COURT
BY:\_\_\_\_\_
DEPUTY CLERK

61\HABEAS.FRM

IN COUNTY CLERK'S OFFICE

MILDRED DENICE WILLIAMS

PLAINTIFF.

VS.

A.M. JUN 22 2000 P.M.

No. 99-3-04213-1

JOHN ALLEN WILLIAMS

PIERCE COUNTY, WASHINGTON WARRANT IN AID OF HABEAS CORPUS TED RUTT, COUNTY CLERK BY\_\_\_\_\_\_DEPUTY

DEFENDANT.

TO THE SHERIFF OF PIERCE COUNTY, AND EACH AND EVERY PEACE OFFICER OF THE STATE OF GREETINGS:

WHEREAS, A WRIT OF HABEAS CORPUS HAS BEEN ENTERED DIRECTING THE CLERK OF THE ABOVE ENTIT ISSUE A WARRANT FOR THE ARREST OF:

FULL NAME: TAALIBAH AANISAH MUHAMMAD

ADDRESS:

**UNKNOWN** 

DATE OF BIRTH: 05-01-93

SEX: FEMALE

RACE: BLACK

EYES: BROWN

WEIGHT: 65

HEIGHT: UNKNOWN

AND WHEREAS, IT APPEARS BY AFFIDAVIT THAT THE PERSON NAMED IN THIS WARRANT IS ILLEGALLY HELD IN CUSTODY OR RESTRAINT, AND THERE IS GOOD REASON TO BELIEVE THAT SUCH PERSON WILL BE CARRIED OUT OF THE JURISDICTION OF THE COURT OR WILL SUFFER SOME IRREPARABLE INJURY;

NOW, THEREFORE, IN THE NAME OF THE STATE OF WASHINGTON, IT IS HEREBY ORDERED AND COMMANDED THAT THE SHERIFF OF PIERCE COUNTY, AND EACH AND EVERY PEACE OFFICER OF THE STATE OF Washington, Break and enter if necessary, wherever the above person is thought to be held, including, but NOT LIMITED TO, THE ADDRESS LISTED ABOVE, APPREHEND SUCH PERSON, AND FORTHWITH BRING SUCH PERSON BEFORE MARY DICKE, COMMISSIONER, OF THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF PIERCE, IN ROOM 101 OF THE COUNTY-CITY BUILDING AT 9:00 OR AS SOON AS POSSIBLE.

AND IT IS FURTHER ORDERED THAT THE SHERIFF OF PIERCE COUNTY OR OTHER PEACE OFFICERS ACTING PURSUANT TO THIS WARRANT MAY ARREST ANY AND ALL OTHER PERSONS WHO STAND IN THE WAY OF OR OBSTRUCT THE PEACE OFFICER'S ATTEMPT TO OBTAIN THE IMMEDIATE CUSTODY OF THE PERSON NAMED IN THIS WARRANT.

WITNESS THE HONORABLE VICKI L. HOGAN, JUDGE OF THE SUPERIOR COURT, PIERCE COUNTY, STATE OF WASHINGTON, AND THE SEAL THEREOF AFFIXED THIS \_\_\_\_\_ DAY OF \_\_\_\_\_ DAY OF \_\_\_\_\_\_ 2000.

> TED RUTT CLERK OF THE SUPERIOR COURT DEPUTY CLERK

61\HABEAS.FRM

12199.4063

IN COUNTY CLERK'S OFFICE

A.M. SEP - 2001 P.M.

ISHINGTON
Y CLERK
—DEPUTY

# SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

Mildred Denise Williams Petitioner, vs.	NO. 99-3-04213-1
John Allen Williams Respondent.	ORDER (OR)
1	upon the Petitioner's/Respondent's motion, and
the Court having heard the argument of the part herein, it is now therefore	ties and having considered the records and files
ORDERED, ADJUDGED AND DECREE	
	liams, Balena Denise Williams
and Taalibah Aanisah Mul	
•	five custody and returned
· 1	_ // // // // // // // // // // // // //
to the mother, Mildred De	enise Williams:
to the mother, Mildred De	enise Williams:
to the mother, Mildred Dr	enise Williams:
to the mother, Mildred Dr	enise Williams:
	enise Williams:
DATE: 9/4/01	
	MINISC WILLIAMS:

	COURT OF THE STATE OF WASHINGTON T COMMISSIONER IN OPEN COURT
MILDRED DENISE WILLIAMS	No. 99-3-04213-
Petitioner(s), vs.	TE 9rk By Memorandum of Journal Entroperuty
	Show Cause
JOHN ALLEN WILLIAMS /2 -3, Respondent(s)	(ADIMUZ)
145 1 +1541-	HII:44 AM
For Petitioner	For Respondent
RE:	
Outstandery	writ:
- Christien ton	immediately returned
Tomother	
Variable of the second	
September 4, 2001 11:00 AM Wri	it of Habeas Corpus  Main Selman
	COMMISSIONER SPECIAL SET
	Cleri
	Courtroom number: 264

Calendar: C - COMMISSIONER SPEC SET

Run date/time 09/04/01 11:42 !xcrtrpt.pbl d\_journal\_entry\_showcause\_report

1 JAN 17 2001

FILED IN COUNTY CLERK'S OFFICE

A.M. JAN 1 7 2001

PIERCE COUNTY, WASHINGTON
TED RUT JNTY CLERK
BY \_\_\_\_\_\_ DEPUTY

# SUPERIOR COURT OF WASHINGTON COUNTY OF

In re the Marriage of:			
Mildred Denice Wil	lliams	NO. 99	3 04213 1
and	Petitioner,	PARENTIN []PROPOS []TEMPO	
John Allen Williams	Respondent.	[]FINAL C	ORDER (PP) DED
This parenting plan is:  [] the final parenting plan signe	ed by the court purs	uant to an order	entered on
IT IS HEREBY ORDERED, ADJUD	GED AND DECRI	EED:	
1	I. GENERAL INFO	ORMATION	
This parenting plan applies to the following	lowing children:		

Name

Name

Birthdate

I/17/90

Tohn Allen Williams Jr.

Salena Denise Williams

J/1/92

Toalibah Aanisah Muhammad

5/1/93

PARENTING PLAN WPF DR 01.0400 (6/2000) RCW 26.09.181; .187; .194 Page 1 of 11



# II. BASIS FOR RESTRICTIONS

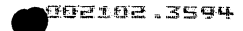
# 2.1 PARENTAL CONDUCT (RCW 26.09.191(1), (2)).

<b>X</b> (	Does not apply.  The [] mother's [] father's residential time with the child(ren) shall be limited or restrained completely, and mutual decision-making and designation of a dispute resolution process other than court action shall not be required, because [] this para a person residing with this parent has engaged in the conduct which follows.		
	[]	Willful abandonment that continues for an extended period of time or substantial refusal to perform parenting functions (this applies only to parents, not to a person who resides with a parent).	
	[]	Physical, sexual or a pattern of emotional abuse of a child.	
	[]	A history of acts of domestic violence as defined in RCW 26.50.010(1) or an assault or sexual assault which causes grievous bodily harm or the fear of such harm.	
OTHE	R FACT	ORS (RCW 26.09.191(3)).	
<b>K</b> []	Does not apply.  The [] mother's [ father's involvement or conduct may have an adverse effect on the child(ren)'s best interests because of the existence of the factors which follow.		
	[]	Neglect or substantial nonperformance of parenting functions.	
	ij	A long-term emotional or physical impairment which interferes with the performance of parenting functions as defined in RCW 26.09.004.	
	[]	A long-term impairment resulting from drug, alcohol, or other substance abuse that interferes with the performance of parenting functions.	
	[]	The absence or substantial impairment of emotional ties between the parent and child.	
	M	The abusive use of conflict by the parent which creates the danger of serious	
		damage to the child's psychological development.	
	M	A parent has withheld from the other parent access to the child for a protracted period without good cause.	

[]

Other:

2.2





# III. RESIDENTIAL SCHEDULE

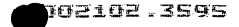
These provisions set forth where the child(ren) shall reside each day of the year and what contact the child(ren) shall have with each parent.

SCHEDULE FOR CHILDREN UNDER SCHOOL AGE

	[] <b>X</b>	There are no children under school age.  Prior to enrollment in school, the child(ren) shall reside with the [] mother [] father, except for the following days and times when the child(ren) will reside with or be with the other parent:
		from [day and time] to
		[day and time]
		[] every week [] every other week [] the first and third week of the month
		[] the second and fourth week of the month [] other:
		from [day and time] to
		[day and time]
		[] every week [] every other week [] the first and third week of the month
		[] the second and fourth week of the month [] other:
3.2	Upon follow from	enrollment in school, the child(ren) shall reside with the mother [] father, except for the ing days and times when the child(ren) will reside with or be with the other parent:  [day and time] to[day and
	time]	
	[]	every week [] every other week [] the first and third week of the month the second and fourth week of the month [] other:
	from_	[day and time] to [day and
	time]	
	[]	every week [] every other week [] the first and third week of the month
	[]	the second and fourth week of the month [] other:
	[]	The school schedule will start when each child begins [] kindergarten first grade [] other:

PARENTING PLAN WPF DR 01.0400 (6/2000) RCW 26.09.181; .187; .194 Page 3 of 11

3.1



4	
1	

### 3.3 SCHEDULE FOR WINTER VACATION.

The child(ren) shall reside with the of mother [] father during winter vacation, except for the following days and times when the child(ren) will reside with or be with the other parent:

### SCHEDULE FOR SPRING VACATION. 3.4

The child(ren) shall reside with the mother [] father during spring vacation, except for the following days and times when the child(ren) will reside with or be with the other parent:

### 3.5 SUMMER SCHEDULE.

Upon completion of the school year, the child(ren) shall reside with the M mother [] father, except for the following days and times when the child(ren) will reside with or be with the other parent:

[]	Same as school year schedule.
[]	Other:



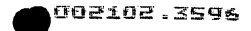
3.6

VACATION WITH PARENTS.

Does not apply.

The schedule for vacation with parents is as follows:

PARENTING PLAN WPF DR 01.0400 (6/2000) RCW 26.09.181; .187; .194 Page 4 of 11



4	
	7
•	

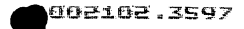
# 3.7 SCHEDULE FOR HOLIDAYS.

The residential schedule for the child(ren) for the holidays listed below is as follows:

	With Mother (Specify Year Odd/Even/Every)	With Father (Specify Year Odd/Even/Every)
New Year's Day Martin Luther King Day Presidents Day Memorial Day July 4th Labor Day Veterans Day Thanksgiving Day Christmas Eve Christmas Day Saulow's Day Kwanzaa  [] For purposes of this parenti	ng plan, a holiday shall begin an	d end as follows (set forth
times):	iday or a Monday shall include S	·
SCHEDULE FOR SPECIAL OCCA The residential schedule for the chil birthdays) is as follows:		occasions (for example, With Father (Specify Year Odd/Even/Every)
[] Other:		

PARENTING PLAN WPF DR 01.0400 (6/2000) RCW 26.09.181; .187; .194 Page 5 of 11

3.8



<b>J</b>

# 3.9 PRIORITIES UNDER THE RESIDENTIAL SCHEDULE.

	[]				
		[]	Rank the order of priority, with 1 being given the highest priority:		
			school schedule (3.1, 3.2)vacation with parents (3.6)winter vacation (3.3)holidays (3.7)spring vacation (3.4)special occasions (3.8)summer schedule (3.5)		
		[]	Other:		
3.10	REST	RICTIC	NS.		
	[]	The [ there	not apply because there are no limiting factors in paragraphs 2.1 or 2.2.  ] mother's [] father's residential time with the children shall be limited because are limiting factors in paragraphs 2.1 and 2.2. The following restrictions shall when the children spend time with this parent:		
	[]		are limiting factors in paragraph 2.2, but there are no restrictions on the ther's [] father's residential time with the children for the following reasons:		

# 3.11 TRANSPORTATION ARRANGEMENTS.

Transportation costs are included in the Child Support Worksheets and/or the Order of Child Support and should not be included here.

Transportation arrangements for the child(ren), between parents shall be as follows:

PARENTING PLAN WPF DR 01.0400 (6/2000) RCW 26.09.181; .187; .194 Page 6 of 11



# 3.12 DESIGNATION OF CUSTODIAN.

The children named in this parenting plan are scheduled to reside the majority of the time with the mother [] father. This parent is designated the custodian of the child(ren) solely for purposes of all other state and federal statutes which require a designation or determination of custody. This designation shall not affect either parent's rights and responsibilities under this parenting plan.

### 3.13 OTHER:

# 3.14 SUMMARY OF Ch. 21 Laws 2000 §§5 - 10, REGARDING RELOCATION OF A CHILD:

This is a summary only. For the full text, please see Ch. 21 Laws 2000.

If the person with whom the child resides a majority of the time plans to move, that person shall give notice to every person entitled to court ordered time with the child.

If the move is outside the child's school district, the relocating person must give notice by personal service or by mail requiring a return receipt. This notice must be at least 60 days before the intended move. If the relocating person could not have known about the move in time to give 60 days' notice, that person must give notice within 5 days after learning of the move. The notice must contain the information required in Ch. 21 Laws 2000 § 6. See also form DR 07.0500 (Notice of Intended Relocation of A Child.)

If the move is within the same school district, the relocating person must provide actual notice by any reasonable means. A person entitled to time with the child may not object to the move but may ask for modification under RCW 26.09.260.

Notice may be delayed for 21 days if the relocating person is entering a domestic violence shelter or is moving to avoid a clear, immediate and unreasonable risk to health and safety.

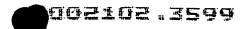
If information is protected under a court order or the address confidentiality program, it may be withheld from the notice.

A relocating person may ask the court to waive any notice requirements that may put the health and safety of a person or a child at risk.

Failure to give the required notice may be grounds for sanctions, including contempt.

If no objection is filed within 30 days after service of the notice of intended relocation, the relocation will be permitted and the proposed revised residential schedule may be confirmed.

PARENTING PLAN WPF DR 01.0400 (6/2000) RCW 26.09.181; .187; .194 Page 7 of 11





A person entitled to time with a child under a court order can file an objection to the child's relocation whether or not he or she received proper notice.

An objection may be filed by using the mandatory pattern form WPF DR 07.0700, (Objection to Relocation/Motion for Modification of Custody Decree/parenting Plan/Residential Schedule (Relocation)). The objection must be served on all persons entitled to time with the child.

The relocating person shall not move the child during the time for objection unless: (a) the delayed notice provisions apply; or (b) a court order allows the move.

If the objecting person schedules a hearing for a date within 15 days of timely service of the objection, the relocating person shall not move the child before the hearing unless there is a clear, immediate and unreasonable risk to the health or safety of a person or a child.

# IV. DECISION MAKING

### 4.1 DAY-TO-DAY DECISIONS.

Each parent shall make decisions regarding the day-to-day care and control of each child while the child is residing with that parent. Regardless of the allocation of decision making in this parenting plan, either parent may make emergency decisions affecting the health or safety of the children.

# 4.2 MAJOR DECISIONS.

Major decisions regarding each child shall be made as follows:

Education decisions	Y4	mother	IJ	father	l l	joint
Non-emergency health care	ĸ	mother	[]	father	[]	joint
Religious upbringing	X	mother	[]	father	[]	joint
	[]	mother	[]	father	[]	joint
	[]	mother	[]	father	[]	joint
	[]	mother	[]	father	[]	joint
	[]	mother	[]	father	[]	joint
	[]	mother	[]	father	[]	joint
	[]	mother	[]	father	[]	joint

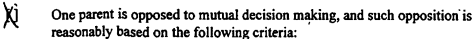
# 4.3 RESTRICTIONS IN DECISION MAKING.

[]	Does not apply because there are no limiting factors in paragraphs 2.1 and 2.2 above.
X	Sole decision making shall be ordered to the M mother
, ,	[] father for the following reasons:

- [] A limitation on the other parent's decision making authority is mandated by RCW 26.09.191 (See paragraph 2.1).
- [] Both parents are opposed to mutual decision making.

PARENTING PLAN WPF DR 01.0400 (6/2000) RCW 26.09.181; .187; .194 Page 8 of 11





- (a) The existence of a limitation under RCW 26.09.191;
- (b) The history of participation of each parent in decision making in each of the areas in RCW 26.09.184(4)(a);
- (c) Whether the parents have demonstrated ability and desire to cooperate with one another in decision making in each of the areas in RGW 26.09.184(4)(a); and
- (d) The parents' geographic proximity to one another, to the extent that it affects their ability to make timely mutual decisions.
- [] There are limiting factors in paragraph 2.2, but there are no restrictions on mutual decision making for the following reasons:

# V. DISPUTE RESOLUTION

[]	_	ites between the parties, other than child support disputes, shall be submitted to (list person ency):		
	[]	counseling by, or		
	[]	mediation by, or		
	[]	arbitration by		
	The c	cost of this process shall be allocated between the parties as follows:		
	In the	e dispute resolution process:		
	(a) (b)	Preference shall be given to carrying out this Parenting Plan.  Unless an emergency exists, the parents shall use the designated process to resolve disputes relating to implementation of the plan, except those related to financial support.		

A written record shall be prepared of any agreement reached in counseling or mediation

and of each arbitration award and shall be provided to each party.

PARENTING PLAN WPF DR 01.0400 (6/2000) RCW 26.09.181; .187; .194 Page 9 of 11

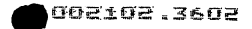
(c)



- (d) If the court finds that a parent has used or frustrated the dispute resolution process without good reason, the court shall award attorneys' fees and financial sanctions to the other parent.
- (e) The parties have the right of review from the dispute resolution process to the superior court.
- [] No dispute resolution process, except court action, shall be ordered, because [] a limiting factor under RCW 26.09.191 applies or [] one parent is unable to afford the cost of the proposed dispute resolution process.

	VI. OTHER PROVISIONS				
[] <b>K</b>	There are no other provisions. There are the following other provisions:  I was hefwesting that see	le custody of the Children			
	is with me and that of	ohn allen Williams, their			
	father, will be allowed	de custody of the Children ohn allen Williams, their no resitation based on violence and obduction			
	for relocation of Children was awarded to sice on Jan. 10, 2001. In the previous parenting plan, he was awarded with the was awarded with the was awarded white the was awarded white the was awarded white the state of the was awarded white the change to no visitation. I am requesting that to change to no visitation.				
	Murded Visitation. I am M no visitation.	equesting that to change to posed parenting plan			
[]	] Does not apply.				
	Mother	1/17/01, Jacoma, 3Va Date and Place of Signature			
	Father	Date and Place of Signature			

PARENTING PLAN WPF DR 01.0400 (6/2000) RCW 26.09.181; .187; .194 Page 10 of 11





# VIII. ORDER BY THE COURT

It is ordered, adjudged and decreed that the parenting plan set forth above is adopted and approved as an order of this court.

WARNING: Violation of residential provisions of this order with actual knowledge of its terms is punishable by contempt of court and may be a criminal offense under RCW 9A.040.060(2) or 9A.40.070(2). Violation of this order may subject a violator to arrest.

When mutual decision making is designated but cannot be achieved, the parties shall make a good faith effort to resolve the issue through the dispute resolution process.

If a parent fails to comply with a provision of this plan, the other parent's obligations under the plan are not affected.

Dated: JAN 17, 2001	JUDGE/COMMISSIONER IN STATE OF FICE
Presented by:	Approved for entry:  AM. JAN 1 7 2001  AM. JAN 1 7 2001  AM. JAN 1 7 2001  PIERCE COUNTY WASHINGTON  PIERCE COUNTY DEPUT
Signature .	Signature
Print or Type Name	Print or Type Name

1 JAN 17 2001

FILED IN COUNTY CLERK'S OFFICE

A.M. JAN 1 7 2001 P.M.

# SUPERIOR COURT OF WASHINGTON COUNTY OF

In re: John Allen Williams Jr, Salena Denise Williams, Taalikah Aanisbah Muhammachild(ren), Mildred Denice Williams Petitioner(s), and

NO. 99 3 04213 1

EX PARTE ORDER MODIFYING PARENTING PLAN/RESIDENTIAL SCHEDULE (RELOCATION) (ORMDPP)

John Allen Williams Respondent(s).

### I. BASIS

A motion for an ex parte order modifying the parenting plan/residential schedule in conformity with the proposed residential schedule specified in the Notice of Intended Relocation of Children was filed pursuant to Ch. 21 L 2000 § 12.

# II. FINDINGS

- 2.1 The Notice of Intent to Relocate, with proposed new parenting plan/residential schedule was filed in this case.
- 2.2 The Notice of Intended Relocation of Children, with the proposed new Parenting Plan/Residential Schedule, was served in compliance with Sections 6 8 and the Proof of Service was filed in this case.
- 2.3 [] No objection to the relocation was filed within the 30-day period for objection.
  - [] The record contains proof that no objection will be filed.

EX PARTE ORDER MODIFYING PARENTING PLAN/RESIDENTIAL SCHEDULE (RELOCATION) WPF DRPSCU 07.0955 (6/8/2000) Ch. 21 L 2000 Page 1 of 2



# III. ORDER

IT IS C	ORDERED that:				
X	The ex parte motion for order modifying the parenting plan/residential schedule in conformity with the parenting plan/residential schedule attached to the Notice of Intended Relocation of Children is granted. The parenting plan/residential schedule signed by the court and filed on [date] is approved and incorporated as part of this order. This parenting plan/residential schedule supersedes all previous decrees or parenting plans/residential schedules.				
[]	Other:				
Dated:	JAN 17, 2001	Judge/Commissioner	·		
Present	ted by:		FILED IN COUNTY CLERK'S OFFICE		
Signati	are  Ared. D. III'lliams		PIERCE COUNTY, WASHINGTON TED RI BY		

EX PARTE ORDER MODIFYING PARENTING PLAN/RESIDENTIAL SCHEDULE (RELOCATION) WPF DRPSCU 07.0955 (6/8/2000) Ch. 21 L 2000 Page 2 of 2

Print or Type Name

JAN 17 2000 P.M

A.M. JAN 1 7 2001 P.M

PIERCE CCUMTY WASHINGTON
TED RU UNTY CLERK
BY \_\_\_\_\_\_\_DEPUT

SUPERIOR COURT OF WASHINGTON COUNTY OF

In re: John Allen Williams Jr, Salena Denise Williams Taalibah Aanisah Muhamonadoren, Mildred Denice Williams Petitioner(s), and

NO. 99 3 04213 1

MOTION/DECLARATION FOR EX PARTE ORDER MODIFYING PARENTING PLAN/RESIDENTIAL SCHEDULE (RELOCATION) (MTAF)

John Allen Williams Respondent(s).

### I. MOTION

Based upon the declaration below, the undersigned moves the court for an order modifying the parenting plan/residential schedule in conformity with the proposed residential schedule specified in the Notice of Intended Relocation of Children, pursuant to Ch. 21 L 2000 § 12.

Dated: 1 17 0

Signature

Mildred D. Williams
Print name

### II. DECLARATION

2.1 A true and correct copy of the Notice of Intended Relocation of Children, with the proposed new Parenting Plan/Residential Schedule is attached or is filed in this case.

MOTION/DECLARATION FOR EX PARTE ORDER MODIFYING PARENTING PLAN/RESIDENTIAL SCHEDULE (RELOCATION) WPF DRPSCU 07.0950 (6/8/2000) Ch. 21 L 2000 Page 1 of 2

2.2	Proof of service of the Notice of Intended Relocation of Children is filed in this case.
2.3	[] No objection to the relocation was filed within the 30-day period for objection. [] Proof that no objection will be filed is attached or is filed in this case.
2.4	I request the Court to enter an order modifying the parenting plan/residential schedule in conformity with the parenting plan/residential schedule attached to the Notice of Intended Relocation of Children.
2.5	OTHER:
I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.	
Signed	1 at Jacoma 3/2 , on //17/01
	(City and State) (Date)
	Signature
	Mildred D. Williams
	Print or Type Name

Ç



N COUNTY CLERK'S OFFICE

A.M. JAN 1 0 2001 P.M.

PIERCE COUNTY VASHINGTON
TED RUTT,
BY DEPUT

# SUPERIOR COURT OF WASHINGTON COUNTY OF

In re: John Allen Williams Jr, Salena Denise Williams, Taxlibah Aanisah Muhammud<sub>Child(ren)</sub>, Mildred Denice Williams Petitioner(s),

NO. 99 3 042/3 1

ORDER WAIVING NOTICE
REQUIREMENTS FOR RELOCATION
OF CHILDREN
(ORWVRQR)

John Allen Williams

Respondent(s).

#### I. BASIS

A motion for order to waive notice requirements for relocation of children has been filed pursuant to Ch. 21 L 2000.

#### **II. FINDINGS**

The health or safety of a person or a child would be unreasonably put at risk by notice or the disclosure of certain information in the notice.

#### III. ORDER

#### IT IS ORDERED that:

3.1 The following requirements for the notice of intended relocation of children are waived:

[X new residential address

M new mailing address

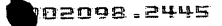
[X] new home telephone number

M name and address of the child's new school and day

care facility

[] other:

ORDER WAIVING NOTICE REQUIREMENTS WPF DRPSCU 07.0555 (6/8/2000) Ch. 21 L 2000 Page 1 of 2



Kel Jek

. ... Other:

N COUNTY CLERK'S OFFICE

A.M. JAN 1 0 2001 P.M.

PIERCE COUNTY WASHINGTON

PIERCE RUTT, COU

BY

Dated: 1/10/01

-Judge/Commissioner

' 1

Presented by:

Signature

Mildred D. Williams

Print or Type Name

ORDER WAIVING NOTICE REQUIREMENTS
- WPF DRPSCU 07.0555 (6/8/2000)
Ch. 21 L 2000
Page 2 of 2

SUPERIO COUNTY			WASHINGT	ON
In re:	John	Allen	Williams	J

In re: John Allen Williams Jr, Salena Denise Williams, Taalibah Aanisah Muhammad Child(ren),

Mildred Denice Williams Petitioner(s), And

FILED OFFICE

A.M. JAN 1 0 2001 P.M.
PIERCE COLINTY, WASHINGTON

S

NO. 99 3 042/300

MOTION/DECLARATION FOR EX PARTE ORDER TO WAIVE REQUIREMENTS FOR NOTICE OF INTENDED RELOCATION OF CHILDREN (MTAF)

John Allen Williams

Respondent(s)

I. MOTION

Based upon the declaration below, the undersigned moves the court for an order waiving notice requirements for intended relocation pursuant to Ch. 21 L 2000.

Dated: 1/10/01

Signature

Mildred D. Williams

Print name

#### II. DECLARATION

2.1 Reasons for Waiver of Notice Requirements:

I believe that the health or safety of a person or of a child would be unreasonably put at risk by notice or disclosure of certain information in the notice. That information is:

M new residential address

I new mailing address

new home telephone number

(v) name and address of the child's new school and day care facility (when formal)

2.2 Describe the unreasonable risk to health and safety that notice of this information may cause:

At the present time, my extraord, John, still his

the Children. I've been awarded custody of the Children.

Thuir whereabouts are otill unknown. I am requesting

MOTION/DECLARATION FOR EX PARTE ORDER ALLOWING CHANGE OF CHILDREN'S PRINCIPAL RESIDENCE WPF DRPSCU 07.0550 (6/8/2000) Ch. 21 L 2000 Page 1 of 3 this waiver so that when my Children are found that I may be able to remove them from the state legally and without notification to John where we will be. I already have a permanent restraining order against him for miguel and will be surking one for the children. It has domestic violence chiras on his hecard. He abducted them in March 27, 2000 and I haven't seen or heard from 23 OTHER: Them since that day.

Your approval of this document will be humbly and duply appreciated.

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Signature

Mildred D. Williams

Print or Type Name

#### III. EFFORTS TO GIVE OTHER PARTY NOTICE.

The following efforts have been made to give the other party or other party's lawyer notice. If no efforts have been made, the following reasons exist why notice should not be required:

MOTION/DECLARATION FOR EX PARTE ORDER ALLOWING CHANGE OF CHILDREN'S PRINCIPAL RESIDENCE WPF DRPSCU 07.0550 (6/8/2000) Ch. 21 L 2000 Page 2 of 3

Dated:	1/10/01	
	7 7	Signature of Lawyer or Moving Party (if not represented by a lawyer)
		Mildred D. Williams

Print or Type Name

MOTION/DECLARATION FOR EX PARTE ORDER ALLOWING CHANGE OF CHILDREN'S PRINCIPAL RESIDENCE WPF DRPSCU 07.0550 (6/8/2000) Ch. 21 L 2000 Page 3 of 3

2			IN OPE
4			IN OPEN COURT
6	SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE		OCT - 6 2000
8			By_
10	To an Alex Manusians of		UEPUTY
12	In re the Marriage of:	)	99 3 04213 1
14	Mildred Denise Williams	) NO.	99 3 01210
16	Petitioner, and	) [X]	DECREE OF DISSOLUTION (DCD)
18	John Allen Williams	) []	DECREE OF LEGAL SEPARATION
20	Respondent.	) ) []	(DCLGSP) DECLARATION CONCERNING
		)	VALIDITY (DCINMG)
22		) []	Clerk's action required
24			5 20u
26	Restraining Order Summary: is restrained from contacting		<u> </u>
28	See paragraph 3.8.		•
30	Joo paragrapii 5.0,		
32			
34	VIOLATION OF A RESTRAINING ORDER KNOWLEDGE OF ITS TERMS IS A CRIMIN		
36	AND WILL SUBJECT THE VIOLATOR TO A		
38			•
40			
42			
44			
46			

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COPY FORWARDED TO CENTRAL REGISTRY DATE: DEPUTY\_\_\_\_\_ We the People

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# 005050-4339

2	I. JUDGMENT SUMMARY
4	[X] Judgment Summary does not apply. [ ] Judgment Summary is set forth below.
6 8	A. Judgment Creditor B. Judgment Debtor
10	C. Principal judgment amount \$ D. Interest to date of Judgment \$ E. Attorney's fees \$
12	F. Costs \$ G. Other recovery amount \$
14	H. Principal judgment shall bear interest at % per annum.
16	I. Attorney's fees, costs and other recovery amounts shall bear interest at % per annum.
18	J. Attorney for Judgment Creditor K. Attorney for Judgment Debtor
20	II. BASIS
22	Findings of Fact and Conclusions of Law have been entered in this
24	case.
	III. DECREE
26	IT IS DECREED that:
28	3.1 STATUS OF THE MARRIAGE.
30	
32	[X] The marriage of the parties is dissolved. [] The husband and wife are legally separated.
34	[ ] The marriage of the parties is invalid. [ ] The marriage of the parties is valid.
36	
38	3.2 PROPERTY TO BE AWARDED TO THE HUSBAND.
40	[ ] Does not apply. [X] The husband is awarded as his separate property the property
42	set forth in Exhibit A . This exhibit is attached or filed
	and incorporated by reference as part of this decree. [ ] The husband is awarded as his separate property the following
44	property (list real estate, furniture, vehicles, pensions, insurance, bank accounts, etc.):

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2		[ ]	Other:
4	3.3	PROPI	ERTY TO BE AWARDED TO THE WIFE.
6	3.3		
8		[X]	Does not apply.  The wife is awarded as her separate property the property set forth in Exhibit A . This exhibit is attached or filed and
10		[]	incorporated by reference as part of this decree.
12			property (list real estate, furniture, vehicles, pensions, insurance, bank accounts, etc.):
14		[ ]	Other:
16	3.4	LIAB	ILITIES TO BE PAID BY THE HUSBAND.
18		[ ] [X]	Does not apply.  The husband shall pay the community or separate liabilities
20		(,	set forth in Exhibit <u>A</u> . This exhibit is attached or filed and incorporated by reference as part of this decree.
22		[ ]	
24			
			<u>Creditor</u> <u>Amount</u>
26			
26		[ ]	Other:
26 28 30		Unle	Other: ss otherwise provided herein, the husband shall pay all ilities incurred by him since the date of separation.
28	3.5	Unle:	ss otherwise provided herein, the husband shall pay all
28	3.5	Unlegliab:	ss otherwise provided herein, the husband shall pay all ilities incurred by him since the date of separation.  ILITIES TO BE PAID BY THE WIFE.  Does not apply.
28 30 32	3.5	Unle:	ss otherwise provided herein, the husband shall pay all ilities incurred by him since the date of separation.  ILITIES TO BE PAID BY THE WIFE.  Does not apply.  The wife shall pay the community or separate liabilities set forth in Exhibit _ A This exhibit is attached or filed and
28 30 32 34	3.5	Unle: liab: LIAB: [ ] [X]	ss otherwise provided herein, the husband shall pay all ilities incurred by him since the date of separation.  ILITIES TO BE PAID BY THE WIFE.  Does not apply.  The wife shall pay the community or separate liabilities set forth in Exhibit A. This exhibit is attached or filed and incorporated by reference as part of this decree.  The wife shall pay the following community or separate
28 30 32 34 36	3.5	Unle: liab: LIAB: [ ] [X]	ss otherwise provided herein, the husband shall pay all ilities incurred by him since the date of separation.  ILITIES TO BE PAID BY THE WIFE.  Does not apply.  The wife shall pay the community or separate liabilities set forth in Exhibit A. This exhibit is attached or filed and incorporated by reference as part of this decree.
28 30 32 34 36 38	3.5	Unle: liab: LIAB: [ ] [X]	ss otherwise provided herein, the husband shall pay all ilities incurred by him since the date of separation.  ILITIES TO BE PAID BY THE WIFE.  Does not apply.  The wife shall pay the community or separate liabilities set forth in Exhibit A. This exhibit is attached or filed and incorporated by reference as part of this decree.  The wife shall pay the following community or separate
28 30 32 34 36 38 40 42	3.5	Unle: liab: LIAB: [ ] [X]	ss otherwise provided herein, the husband shall pay all ilities incurred by him since the date of separation.  ILITIES TO BE PAID BY THE WIFE.  Does not apply.  The wife shall pay the community or separate liabilities set forth in Exhibit A. This exhibit is attached or filed and incorporated by reference as part of this decree.  The wife shall pay the following community or separate liabilities:
28 30 32 34 36 38 40	3.5	Unle: liab: LIAB: [ ] [X]	ss otherwise provided herein, the husband shall pay all ilities incurred by him since the date of separation.  ILITIES TO BE PAID BY THE WIFE.  Does not apply.  The wife shall pay the community or separate liabilities set forth in Exhibit A. This exhibit is attached or filed and incorporated by reference as part of this decree.  The wife shall pay the following community or separate liabilities:  Creditor Amount

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2		liab	ilities incurred by her since the date of separation.
4	3.6	HOLD	HARMLESS PROVISION.
6		[ ] [X]	Does not apply.
8		[ \( \)	Each party shall hold the other party harmless from any collection action relating to separate or community liabilities set forth above, including reasonable attorney's
10			fees and costs incurred in defending against any attempts to collect an obligation of the other party.
12		[ ]	Other:
14	3.7	SPOII	SAL MAINTENANCE.
16		52 00.	
18		[ ] [X]	
20		r ,	in Exhibit A . This exhibit is attached or filed and incorporated by reference as part of this decree.
22		[ ]	The [ ] husband [ ] wife shall pay \$  maintenance. Maintenance shall be paid
24			[ ] weekly [ ] semi-monthly [ ] monthly. The first maintenance payment shall be due on
26			[Date]. The obligation to pay future maintenance is terminated:
28			[ ] upon the death of either party or the remarriage of the party receiving maintenance.
30			[ ] Other:
32			Payments shall be made:
34			[ ] directly to the other spouse. [ ] to the Washington State Support Registry (only available
36			if child support is ordered). [] to the clerk of this court as trustee for remittance to
38			the other spouse (only available if there are no dependent children).
40			
42		l J	If a spousal maintenance payment is more than fifteen days past due and the total of such past due payments is equal to or greater than one hundred dollars, or if the obligor
44			requests a withdrawal of accumulated contributions from the Department of Retirement Systems, the obligee may seek a

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2			mandatory benefits assignment order under Chapter 41.50 RCW without prior notice to the obligor.
4		[ ]	The Department of Retirement Systems may make a direct payment of all or part of a withdrawal of accumulated contributions
6		[ ]	pursuant to RCW 41.50.550(3).
8			
10	3.8	CONT	INUING RESTRAINING ORDER.
		JX]	Does not apply
12		[ <b>X</b> ]	A continuing restraining order is entered as follows:
14			[ $X$ ] The [ $X$ ] husband [] wife is restrained from assaulting, harassing, molesting or disturbing the peace of the other
16			party. [X] the [X] husband [] wife is restrained from going onto
18			the grounds of or entering the home, workplace or school of the other party, or the daycare or school of the following
20			named children:
22		[ ]	Other:
24	****	1 MTON	
26	OF I	TS TE	OF A RESTRAINING ORDER IN PARAGRAPH 3.8 WITH ACTUAL KNOWLEDGE RMS IS A CRIMINAL OFFENSE UNDER CHAPTER 26.09 RCW, AND WILL HE VIOLATOR TO ARREST. RCW 26.09.060
28			
2.0		[ ]	CLERK'S ACTION. The clerk of the court shall forward a copy
30			of this order, on or before the next judicial day, to: law enforcement agency which shall
32			enter this order into any computer-based criminal intelligence system available in this state used by law
34			enforcement agencies to list outstanding warrants. (A law
36			enforcement information sheet must be completed by the party
1			or the party's attorney and provided with this order before
30			
38	EXPI	RATIO	or the party's attorney and provided with this order before this order will be entered into the computer system.)
38 40	EXPI	This	or the party's attorney and provided with this order before this order will be entered into the computer system.)  N.  restraining order is permanent unless an expiration date is
40	EXPI	This	or the party's attorney and provided with this order before this order will be entered into the computer system.)  N.  restraining order is permanent unless an expiration date is forth:
	EXPI	This set	or the party's attorney and provided with this order before this order will be entered into the computer system.)  N. restraining order is permanent unless an expiration date is forth:  [Month/Day/Year]
40	EXPI	This set	or the party's attorney and provided with this order before this order will be entered into the computer system.)  N. restraining order is permanent unless an expiration date is forth:  [Month/Day/Year]

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2	3.9	PARE	NTING PLAN.
4		[ ] [X]	Does not apply.  The parties shall comply with the Parenting Plan signed by the
6			court on [Date]. The Parenting Plan signed by the court is approved and incorporated as part of this
8			decree.
10	3.10	CHILI	D SUPPORT.
12			Does not apply.
14			Child support shall be paid in accordance with the order of child support signed by the court on
16			[Date]. This order is incorporated as part of this decree.
18			
20	3.11	ATTO	RNEY'S FEES, OTHER PROFESSIONAL FEES AND COSTS.
22			Does not apply.
24		( )	Attorney's fees, other professional fees and costs shall be paid as follows:
26	3.12	NAME	CHANGES.
28			Does not apply. The wifels name shall be shared to
30		[ ]	The wife's name shall be changed to  The husband's name shall be changed to
32			Mildred Denise Muhammad [Name].
34	3.13	OTHER	R:
36			•
38			
40			
42			
44			

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2		
4	Dated: 60400	
6		Ronald E. Thompso
8	Presented by:	Approved for entry: Notice for presentation waived:
10		
12	Signature	Signature
14	Mildred Denise Williams	Duint on Wine None
16	Print or Type Name	Print or Type Name FILED  NOPEN COURT  OCT - 6 2000
18		/ COURT
20		067 - 6 2000
22		By
24		UEPUTY
26		
28		
30		
32		INFORMATION COMPLETED
34		LO-6-00 BED DATE
36		
38		
40		
42		
44		

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# 002059 4345

Mildred Denise Williams and John Allen Williams 4 EXHIBIT A 6 COMMUNITY PROPERTY: 8 The husband shall retain the 1987 Nissan 300ZX and the business known as "Express Car/Truck Mechanic". mdw 10 The wife shall retain the 1985 Jaguar XJ6 and the business known as "Reality Enterprises". 12 The husband and the wife have previously divided their remaining community property to the satisfaction of 14 both parties. 16 COMMUNITY DEBTS AND LIABILITIES: 18 The husband and the wife have previously divided their community debts and liabilities to the satisfaction 20 of both parties. 22 SEPARATE PROPERTY: 24 The husband and the wife have previously agreed that their respective separate property shall remain the 26 sole and separate property of the party who acquired the property. 28 SEPARATE DEBTS AND LIABILITIES: 30 The husband and the wife have previously agreed 32 that their respective separate debts and liabilities shall remain the sole and separate responsibility of the 34 party who incurred the debts and liabilities including those incurred after September 8, 1999. 36 SPOUSAL MAINTENANCE: 38 The husband shall pay the wife \$850.00 per month 40 beginning February 1, 2000, and lasting through February 1, 2001, for purposes of reestablishment. Payments shall 42 be made directly to the receiving spouse.

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EXHIBIT A PAGE 1

44

46

2

EFFECTIVE DATE: Unless otherwise specified this division of debts and personal property shall be effective no later than the entry of the final Decree of Dissolution. - 10/06/00 Petitioner Sign and Date Respondent Sign and Date 

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	IN OPEN COUR	/
2	0c1 - 6 2000	Γ
4	\ TED p.	
6		
8	SUPERIOR COURT OF MACHINETON	
10	SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE 99 3 04213 1	
12	· · · · · · · · · · · · · · · · · · ·	
14	In re the Marriage of: ) NO. )	
16	) FINDINGS OF FACT ) AND CONCLUSIONS OF	
18	Mildred Denise Williams Petitioner ) LAW and (FNFCL)	
20	John Allen Williams Respondent.)	<u>4.</u>
22	I. BASIS FOR FINDINGS	8
24	The findings are based on:	OCT - 5 2000
<ul><li>26</li><li>28</li><li>30</li></ul>	<pre>[ ] agreement. [X] an order of default entered on [ ] trial. The following people attended:</pre>	2000
32	[ ] Petitioner. [ ] Petitioner's Lawyer.	
34	[ ] Respondent. [ ] Respondent's Lawyer.	
36	[ ] Other:	
38		
40		
42		
44		

FINDINGS OF FACT AND CONCLUSIONS OF LAW WPF DR 01.0300 (11/98) CR 52; RCW 26.09.030; .070 PAGE 1

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# 002059 - 4322

2		II. FINDINGS OF FACT
4	Upon	the basis of the court record, the court FINDS:
6	2.1	RESIDENCY OF PETITIONER.
8		The petitioner
10		<pre>[X] is a resident of the State of Washington. [ ] is not a resident of the State of Washington.</pre>
12		[] is a member of the armed forces and has been stationed in this state for at least 90 days.
14		chis state for at least 90 days.
16	2.2	NOTICE TO THE RESPONDENT.
18		The respondent
20		[ ] appeared, responded or joined in the petition. [X] was served in the following manner: with a Summons by
22		publication.
24	2.3	BASIS OF PERSONAL JURISDICTION OVER THE RESPONDENT.
26	2.3	[ ] There are no facts to establish personal jurisdiction over the
28		respondent.  [X] The facts below establish personal jurisdiction over the
30		respondent.
32		<ul><li>[X] The respondent is presently residing in Washington.</li><li>[X] The parties lived in Washington during their marriage and</li></ul>
34		the petitioner continues to reside, or be a member of the armed forces stationed, in this state.
36		[X] The parties may have conceived a child while within Washington.
38		[ ] Other: The respondent is submitting to the jurisdiction of the court by joining the petition.
40		or one court of joining one pocition.
42	2.4	DATE AND PLACE OF MARRIAGE.
44		The parties were married on $\underline{\text{March 10, 1988}}$ at $\underline{\text{Fort Lewis,}}$ $\underline{\text{Washington}}$ .

FINDINGS OF FACT AND CONCLUSIONS OF LAW WPF DR 01.0300 (11/98)
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2			
4	2.5	STAT	US OF THE PARTIES.
6			Husband and wife separated on <u>September 8, 1999</u> . Husband and wife are not separated.
8		l j	naobana ana wite ale not separated.
10	2.6	STAT	US OF THE MARRIAGE.
12		[X]	The marriage is irretrievably broken and at least 90 days have elapsed since the date the petition was filed and since the
14		[ ]	date the summons was served or the respondent joined. The petitioner wishes to be legally separated.
16		įj	The petitioner is petitioning for a declaration concerning the invalidity of the marriage. The court FINDS the following
18			facts concerning the validity of the marriage:
20			
22			
24	2.7	CEDA	RATION CONTRACT OR PRENUPTIAL AGREEMENT.
26	2.7		
28		(X)	There is no written separation contract or prenuptial agreement.
30		[ ]	A written separation contract or prenuptial agreement was executed on _ and is filed herein.
32			[ ] The separation contract should be approved. [ ] The separation contract should not be approved because:
34			[ ] The separation contract should not be approved because:
36		. ,	
38		[ ]	Other:
40	2.8	COMM	UNITY PROPERTY.
42		[]	The parties do not have real or personal community property.
44		[X]	The parties have real or personal community property as set forth in Exhibit $\underline{A}$ . This exhibit is attached or filed and incorporated by reference as part of these findings.

FINDINGS OF FACT AND CONCLUSIONS OF LAW WPF DR 01.0300 (11/98)
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2			
4	2.9	SEPAI	RATE PROPERTY.
6		[]	The husband has no real or personal separate property. The wife has no real or personal separate property.
8	1	[X]	The husband has real or personal separate property as set forth in Exhibit A . This exhibit is attached or filed and
10		[X]	incorporated by reference as part of these findings.  The wife has real or personal separate property as set forth
12		[1,1	in Exhibit A. This exhibit is attached or filed and incorporated by reference as part of these findings.
14			incorporated by reference as part of these findings.
16	2.10	COMM	JNITY LIABILITIES.
18		[ ] [X]	There are no known community liabilities. The parties have incurred community liabilities as set forth
20		[**]	in Exhibit A. This exhibit is attached or filed and incorporated by reference as part of these findings.
22			incorporated by reference as part or these rindings.
24	2.11	SEPAI	RATE LIABILITIES.
26		[]	The husband has no known separate liabilities. The wife has no known separate liabilities.
28		[x]	The husband has incurred separate liabilities as set forth in Exhibit A . This exhibit is attached or filed and
30		[X]	incorporated by reference as part of these findings. The wife has incurred separate liabilities as set forth in
32		•	Exhibit A . This exhibit is attached or filed and incorporated by reference as part of these findings.
34			rate of part of the contract o
36	2.12	MAINT	TENANCE.
38			Maintenance was not requested. Maintenance should not be ordered because:
40			
12			
14		[X]	Maintenance should be ordered because: See Exhibit A.

FINDINGS OF FACT AND CONCLUSIONS OF LAW WPF DR 01.0300 (11/98)
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2			
4		r 1	Others
6		[ ]	Other:
8	2.13	CONT	ESTRAINING ORDER.
10	_		Does not apply.
12	mdw	[X]	A continuing restraining order against the [X] husband [] wife [] both parties is necessary because:
14	-		I (the wife) was granted a permanent restraining order against the husband.
16		[ ]	Other:
18	0 14	nnne	TMD GOODG
20	2.14		AND COSTS.
22		[ ]	There is no award of fees or costs because:
24		[ ]	The [] husband [] wife has the need for the payment of fees
26			and costs and the other spouse has the ability to pay these fees and costs. The [ ] husband [ ] wife has incurred
28			reasonable attorney fees and costs in the amount of \$
30		[X]	Other: Does not apply.
32	0 15	DDEC	VINOV
34	2.15		NANCY.
36		[X] []	The wife is not pregnant.  The wife is pregnant. The father of the unborn child is []
38		[ ]	the husband [ ] not the husband [ ] undetermined. Other:
40	0 16		
42	2.16	DEPE	NDENT CHILDREN.
44		[X]	The parties have no dependent children of this marriage. The children listed below are dependent upon either or both spouses.

FINDINGS OF FACT AND CONCLUSIONS OF LAW WPF DR 01.0300 (11/98)
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2						
4		Name of of Child	Date <u>Birth</u>		Mother's Name	Father's Name
6		John Allen Williams,		ry 17,	Mildred Denise Williams	John Allen Williams
8 10		Salena Den Williams	ise Febru 1992	ary 1,	Mildred Denise Williams	John Allen Williams
12		Taalibah A Muhammad	anisah May 199		Mildred Denise Williams	John Allen Williams
14						
16	[X]	Other: Ne	ither part	y has any	other dependan	t children.
18	2.17	JURISDICTI	ON OTHER HIT		NT.	
20	2.17		•			
22	[ ] [ ] [X]	This court	does not	have juri	are no dependent sdiction over the ver the children	
24	()	set forth		22002011 0	or one onergreen	
26		[X] This	state is t	he home s	tate of the chi	ld(ren) because
28					Washington with a parent for	h a parent or a at least six
30			consecutiv	e months		
32		[ ]	the child :	is less tl	han six months o	ld and has lived person acting as
34		1	parent sin any absen	ce birth.	_	nave been only
36			temporary.		-	the child within
38			six month	s before	e the commenc	ement of this from the state
40			is because	e of remo	oval or retenti for other reason	on by a person
42						
44		assum	e jurisdict	cion becau	use the child an	that this court d the parents or nave significant

FINDINGS OF FACT AND CONCLUSIONS OF LAW WPF DR 01.0300 (11/98)
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4				connection with the state; there is substantial evidence concerning the child's present or future care, protection, training and personal relationships in the state; and
6				
8				<ul><li>[] the child has no home state elsewhere.</li><li>[] the child's home state has declined to exercise jurisdiction.</li></ul>
10				
12			[ ]	The child is physically present in this state and has been abandoned or it is necessary in an emergency to protect the child because he or she has been subjected to
14				or threatened with mistreatment or abuse.
16			[ ]	No other state has jurisdiction or a state with jurisdiction has declined to exercise jurisdiction on the
18				ground that this state is the more appropriate forum and
20				it is in the best interest of the child for this court to assume jurisdiction.
22			[ ]	This court has continuing jurisdiction because the court has previously made a child custody or parenting plan
24				determination in this matter and Washington remains the residence of the children or any contestant.
26				-
28			[ ]	The parties agree that jurisdiction is proper in this state and the courts doing so would be in the best interest of the child(ren).
30				interest of the child(len).
32		[ ]	Other	r:
34	2.18	PARE	NTING	PLAN.
36		[ ]	Does	not apply.
38		[X]	The appro	parenting plan signed by the court on \( \begin{array}{c} \left( \text{UV OV} \) is oved and incorporated as part of these findings.
40			[ ]	This parenting plan is the result of an agreement of the parties.
42			[X]	Other: The parenting plan was served on the Respondent by publication.
44				

FINDINGS OF FACT AND CONCLUSIONS OF LAW WPF DR 01.0300 (11/98)
CR 52; RCW 26.09.030; .070
PAGE 7

2	2.19	CHIL	D SUPPORT.
4		[ ] [X]	Does not apply. There are children in need of support and child support should
6		•	be set pursuant to the Washington State Child Support Schedule. The Order of Child Support signed by the court or
8			and the child support worksheet which has been approved by the court are incorporated by reference in these
10		[ ]	findings. Other: Both the Petitioner and the respondent request a
			deviation from the Washington State Child Support Standard.
14	2.20	OTHE	R:
16			
18			
20			III. CONCLUSIONS OF LAW
22	The find	court	makes the following conclusions of law from the foregoing of fact:
24	3.1	TITE T	SDICTION.
26	3.1		
28		[X] []	The court has jurisdiction to enter a decree in this matter. Other:
30	2 0		
32	3.2	GRAN'	FING OF A DECREE.
34		[X]	The parties should be granted a decree. Other:
36			
38	3.3	DISPO	DSITION.
40		provi	court should determine the marital status of the parties, make ision for a parenting plan for any minor children of the
42		marri	lage, make provision for the support of any minor child of the lage entitled to support, consider or approve provision for the tenance of either spouse, make provision for the disposition of
44		prope	erty and liabilities of the parties, make provision for the cation of the children as federal tax exemptions, make

FINDINGS OF FACT AND CONCLUSIONS OF LAW WPF DR 01.0300 (11/98)
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# 005059 4335

4	provision for any necessary continuing restraining orders, and make provision for the change of name of any party. The distribution of property and liabilities as set forth in the decree is fair and equitable.
6	
8	3.4 CONTINUING RESTRAINING ORDER.
10	Does not apply.  [X] A continuing restraining order should be entered.
12	
14	3.5 ATTORNEY'S FEES AND COSTS.
16	[X] Does not apply. $NOP = NOP = NO$
18	/ COURT
20	[X] Does not apply.  [X] Does not apply.  [X] OFFICED  [NOPEN COURT  OCT - 6 2000
22	By Sleet
24	UEPUTY
26	
28	Dated: 60000
30	
32	Presented by:  Approved for entry: Ronald E. Thompson Notice of presentation waived:
34	Notice of presuntation waived.
36	. Signature Signature
38	Mildred Denise Williams
40	Print or Type Name Print or Type Name
42	
44	

FINDINGS OF FACT AND CONCLUSIONS OF LAW WPF DR 01.0300 (11/98)
CR 52; RCW 26.09.030; .070
PAGE 9

We the People
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· 2	re: Mildred Denise Williams and John Allen Williams
4	EXHIBIT A
6	COMMUNITY PROPERTY:
8	The husband shall retain the 1987 Nissan 300ZX and
10	the business known as "Express Car/Truck Mechanic". mdu The wife shall retain the 1985 Jaguar XJ6 and the
12	business known as "Reality Enterprises".  The husband and the wife have previously divided their remaining community property to the satisfaction of
14	both parties.
16	COMMUNITY DEBTS AND LIABILITIES:
18	The husband and the wife have previously divided
20	their community debts and liabilities to the satisfaction of both parties.
22	SEPARATE PROPERTY:
24	The husband and the wife have previously agreed that their respective separate property shall remain the
26	sole and separate property of the party who acquired the property.
28	
30	SEPARATE DEBTS AND LIABILITIES:
32	The husband and the wife have previously agreed that their respective separate debts and liabilities shall remain the sole and separate responsibility of the
34	party who incurred the debts and liabilities including those incurred after September 8, 1999.
36	SPOUSAL MAINTENANCE:
38	
40	The husband shall pay the wife \$850.00 per month beginning February 1, 2000, and lasting through February 1, 2001, for purposes of reestablishment. Payments shall
42	be made directly to the receiving spouse.

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EXHIBIT A PAGE 1

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• 2	EFFECTIVE DATE:
4	Unless otherwise specified this division of debts and personal property shall be effective no later than
6	the entry of the final Decree of Dissolution.
8	
10	/Petitioner Sign and, Date Respondent Sign and Date
12	Petitioner Sign and Date Respondent Sign and Date 10/4/00
14	
16	
18	
20	
22	
24	
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46

٠.,	TOW COUNTY SHEATER
2	03 00 7 - 3 00 10: 11
4	IN OPEN COURT
6	SUPERIOR COURT OF WASHINGTON
8	/ / / / / / / / / / / / / / / / / / / /
10	In re the Marriage of:
12	PARENTING PLAN
14	Mildred Denise Williams Petitioner ) [ ] TEMPORARY (PPT)
16	John Allen Williams Respondent.) [] FINAL ORDER (PP) &
18	
20 22 24 26 28 30	This parenting plan is:  [] the final parenting plan signed by the court pursuant to a decree of dissolution entered on  [] the final parenting plan signed by the court pursuant to an order entered on which modifies a previous parenting plan or custody decree.  [] a temporary parenting plan signed by the court.  [X] proposed bymother  IN COUNTY CLERKS OFFICE  IT IS HEREBY ORDERED, ADJUDGED AND DECREED:  A.M. DEC 29 1999 P.M.
32	T GENERAL INFORMATION PIERCE COUNTY WASHINGTON
34	This parenting plan applies to the following children:  This parenting plan applies to the following children:  This parenting plan applies to the following children:
36	Name Birthdate
38	John Allen Williams, Jr. January 17, 1990
40	Salena Denise Williams February 1, 1992
42	Taalibah Aanisah Muhammad May 1, 1993
44	

PARENTING PLAN WPF DR 01.0400 (11/98) RCW 26.09.181; .187; .194. PAGE 1

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COPY FORWARDED TO CENTRAL REGISTRY DATE: [D[] OC DEPUTY\_\_\_\_

# 102059 - 4302

2		II. BASIS FOR RESTRICTIONS
4	2 1 DADE	NEAT CONDUCE (DOM OC OO 101/1) (2))
6	2.1 PARE	NTAL CONDUCT (RCW 26.09.191(1), (2)).
8	X	Does not apply.  The $[X]$ father's [ ] mother's residential time with the shildren shall be limited and mutual design making and
10		children shall be limited, and mutual decision-making and designation of a dispute resolution process other than court action shall not be required because this parent has engaged
12		in the conduct which follows.
14	·	[ ] Willful abandonment that continues for an extended period of time or substantial refusal to perform parenting
16		functions. $[X]$ Physical, sexual or a pattern of emotional abuse of a
18		child.
20		[ ] A history of acts of domestic violence as defined in RCW 26.50.010(1) or an assault or sexual assault which causes grievous bodily harm or the fear of such harm.
22		grievous sourry harm or the rear or such harm.
24	2.2 OTHE	R FACTORS (RCW 26.09.191(3)).
26		Does not apply.  The [ ] mother's [X] father's involvement or conduct may have
28	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	an adverse effect on the child's best interests because of the existence of the factors which follow.
30	•	[ ] Neglect or substantial nonperformance of parenting
32		functions.
34		[] A long-term emotional or physical impairment which interferes with the performance of parenting functions as defined in RCW 26.09.004.
36		[ ] A long-term impairment resulting from drug, alcohol, or
38		other substance abuse that interferes with the performance of parenting functions.  [] The absence or substantial impairment of emotional ties
40		between the parent and child.
42		[X] The abusive use of conflict by the parent which creates the danger of serious damage to the child's psychological development.
44		[X] A parent has withheld from the other parent access to the child for a protracted period without good cause.

PARENTING PLAN
WPF DR 01.0400 (11/98)
RCW 26.09.181; .187; .194.
PAGE 2

# **~**102059.4303

2			[ ] Other:
4			
6			TVT
8			III. RESIDENTIAL SCHEDULE
10			visions set forth where the child(ren) shall reside each day of and what contact the child(ren) shall have with each parent.
12	3.1	PRE-S	SCHOOL SCHEDULE.
14		[X] []	There are no children of preschool age.
16		i j	Prior to enrollment in school, the child(ren) shall reside with the [] mother [] father, except for the following days and times when the child(ren) will reside with or be with the
18			other parent:
20			from to [] every week [] every other week [] the first and third
22			week of the month [] the second and fourth week of the month [] other:
24			
26			from to to [] every week [] every other week [] the first and third week of the month
28			[ ] the second and fourth week of the month [ ] other:
30	3.2	SCHOO	DL SCHEDULE.
32			
34		[X]	enrollment in school, the child(ren) shall reside with the mother [ ] father, except for the following days and times the child(ren) will reside with or be with the other parent:
36			
38		[ ]	Friday at 6:00pm to Sunday at 6:00pm.  every week [X] every other week [] the first and third week of the month
40		[ ]	the second and fourth week of the month [X] other: In addition, the father may visit any other time with 24 hours
42			notice to the mother provided it does not conflict with the mother's or children's schedule.
44			

PARENTING PLAN
WPF DR 01.0400 (11/98)
RCW 26.09.181; .187; .194.
PAGE 3

# 102059 4304

	from	
	[ ]	1 1 1 1 come ( ) come react mile contract work
	[ ]	of the month the second and fourth week of the month [ ] other:
	[X]	The school schedule will start when each child begins [ } kindergarten [ ] first grade [X] other currently in
		effect
<b>3</b> 3	CCUFI	DULE FOR WINTER VACATION.
J.J		
	winte	child(ren) shall reside with the [X] mother [] father during er vacation, except for the following days and times when the
	child	(ren) will reside with or be with the other parent:
3.4	SCHEI	DULE FOR SPRING VACATION.
	sprir	child(ren) shall reside with the [X] mother [] father during ag vacation, except for the following days and times when the d(ren) will reside with or be with the other parent:
	CILLIC	r(len) will reside with or be with the other parent:
3 5	SIIMME	CR SCHEDULE.
3.5		
	with	completion of the school year, the child(ren) shall reside the [X] mother [] father, except for the following days and
	paren	when the child(ren) will reside with or be with the other it:
		Same as school year schedule.
	į J	Other:
3.6	VACAT	ION WITH PARENTS.
		Does not apply.  The schedule for vacation with parents is as follows:  We the People
	3.4	[ ]  [X]  3.3 SCHEI  The converse child  3.4 SCHEI  The converse child  3.5 SUMME  Upon with times paren  [X] [ ]  3.6 VACAT  [X]

PARENTING PLAN
WPF DR 01.0400 (11/98)
RCW 26.09.181; .187; .194.
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					We the People
44				With Mother (Specify Year Odd/Even/Every)	With Father (Specify Year Odd/Even/Every)
42		Spec	Tal Occasions (1.e.	, Direndays) is ds	TOTTOM2:
40				ule for the child(r	en) for the following
38	3.8	SCHEDULE FOR SPECIAL OCCASIONS.			
36		[ ]	Other:	• Y •	
34		[ ]	Holidays which fa Saturday and Sunda		a Monday shall include
32			, ,		
30		[ ]	For purposes of the end as follows (see		holiday shall begin and
28					
26		Kwan	zaa	EVEN	ODD
24			stmas Day or's Day	EVERY	
22		Chri	ksgiving Day stmas Eve		
20		Labor Day Veterans Day			
18			rial Day - 4th		
16		Mart	in Luther King Day idents Day		
14		New	Year's Day		
12				With Mother (Specify Year Odd/Even/Every)	With Father (Specify Year Odd/Even/Every)
10		pelo	w is as follows:	With Make an	
8				e for the child(ren)	for the holidays listed
6	3.7	SCHE	DULE FOR HOLIDAYS.		
4					
2					

PARENTING PLAN
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PAGE 5

2	Mo	ther/s Day
4		ther's Dayther's Day
6		
8		
10	(	] Other:
12		
14	3.9 PR	IORITIES UNDER THE RESIDENTIAL SCHEDULE.
16 18	[X] [	
20		[ ] Parents' vacations have priority over holidays. Holidays
22		have priority over other special occasions. Special occasions have priority over school vacations.
24		[ ] Other:
26	3.10 RES	STRICTIONS.
28	بمز	Does not apply because there are no limiting factors in
30	, <b>/X</b> :	
32		children shall be limited because there are limiting factors in paragraphs 2.1 and 2.2. The following restrictions shall apply when the children grand time with their research.
34	[ ]	apply when the children spend time with this parent:  Supervised Visitation
36		There are limiting factors in paragraph 2.2, but there are no restrictions on the [ ] father's [ ] mother's residential time with the children for the following reasons:
38		with the children for the following reasons:
40	3.11 TRA	ANSPORTATION ARRANGEMENTS.
42	Tra	ansportation arrangements for the child(ren), other than costs, tween parents shall be as follows: To be shared as mutually
44	agi	reed.

PARENTING PLAN
WPF DR 01.0400 (11/98)
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PAGE 6

2	_	
4	3.12	DESIGNATION OF CUSTODIAN.
6		The children named in this parenting plan are scheduled to reside the majority of the time with the [X] mother [] father. This parent is designated the custodian of the child(ren) solely for
8		purposes of all other state and federal statutes which require a designation or determination of custody. This designation shall
10 12		not affect either parent's rights and responsibilities under this parenting plan.
14	3.13	OTHER:
16		
18		IV. DECISION MAKING
20		
22	4.1	DAY TO DAY DECISIONS.
24		Each parent shall make decisions regarding the day-to-day care and control of each child while the child is residing with that parent.
26		Regardless of the allocation of decision making in this parenting plan, either parent may make emergency decisions affecting the
28	: :	health or safety of the children.
30	4.2	MAJOR DECISIONS.
32		Major decisions regarding each child shall be made as follows:
34		Education decisions [X] mother [] father [X] joint Non-emergency health care [X] mother [] father [X] joint
36		Religious upbringing $\Sigma[X]$ mother [] father [X] joint [] mother [] father [] joint
38		[] mother [] father [] joint [] mother [] father [] joint
40		[] mother [] father [] joint [] mother [] father [] joint
42		[] mother [] father [] joint
44		
- 1		

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2	4.3 REST	RICTIONS IN DECISION MAKING.	
4	كبيز	Does not apply because there are no limiting factors paragraphs 2.1 and 2.2 above.	in
6	[ <b>X</b> ]	Sole decision making shall be ordered to the $[X]$ mother $[$ $]$ father for the following reasons:	
8		[ ] A limitation on the other parent's decision-mak	
10		[] A limitation on the other parent's decision-mak authority is mandated by RCW 26.09.191 (See paragrant).	cing
12		[ ] Both parents are opposed to mutual decision making.	an ab
14		One parent is opposed to mutual decision making, and sopposition is reasonably based on the following criter	
16		<ul><li>(a) The existence of a limitation under RCW 26.09.1</li><li>(b) The history of participation of each parent</li></ul>	
18		decision making in each of the areas in 26.09.184(4)(a);	
20		(c) Whether the parents have demonstrated ability	
22		desire to cooperate with one another in decis making in each of the areas in RCW 26.09.184(4)	
24		<pre>and (d) The parents' geographic proximity to one another,</pre>	
26		the extent that it affects their ability to m timely mutual decisions.	nake
28			
30	[ ]	There are limiting factors in paragraph 2.2, but there are restrictions on mutual decision making for the follow reasons:	no ving
32		reasons.	
34		V. DISPUTE RESOLUTION	
36	[] Dispu shall	utes between the parties, other than child support disput l be submitted to (list person or agency):	es,
38	r i		
10		counseling by <u>mutually agreed upon person or agency</u> , or	
12	[ ]	mediation by, or	:
14	[ ]	arbitration by	
-	The c	cost of this process shall be allocated between the parties	

PARENTING PLAN
WPF DR 01.0400 (11/98)
RCW 26.09.181; .187; .194.
PAGE 8

# OBOSO .4300

2		follows:
4		<pre>[] % mother % father. [] based on each party's proportional share of income from line</pre>
6		6 of the child support worksheets. [] as determined in the dispute resolution process.
8		The counseling, mediation or arbitration process shall be commenced
10		by notifying the other party by [] written request [] certified mail [] other:
12		( ) 001011100
14		In the dispute resolution process:
16		(a) Preference shall be given to carrying out this Parenting Plan. (b) Unless an emergency exists, the parents shall use the
18		designated process to resolve disputes relating to implementation of the plan, except those related to financial
20		support.  (C) A written record shall be prepared of any agreement reached in
22		counseling or mediation and of each arbitration award and shall be provided to each party.
24		(d) If the court finds that a parent has used or frustrated the dispute resolution process without good reason, the court
26		shall award attorney's fees and financial sanctions to the other parent.
28		(e) The parties have the right of review from the dispute resolution process to the superior court.
30	[X]	No dispute resolution process, except court action, shall be
32		ordered, because [ ] a limiting factor under RCW 26.09.191 applies or [X] one parent is unable to afford the cost of the proposed
34		dispute resolution process.
36		
38		VI. OTHER PROVISIONS
40	[X]	There are no other provisions. There are the following other provisions:
42		
44	•	

PARENTING PLAN
WPF DR 01.0400 (11/98)
RCW 26.09.181; .187; .194.
PAGE 9

2 VII. DECLARATION FOR PROPOSED PARENTING PLAN 4 Does not apply. (Only sign if this is a proposed parenting plan.) I declare under 6 penalty of perjury under the laws of the State of Washington that this plan has been proposed in good faith and that the statements in Part II of this Plan are true and correct. 8 10 12 Mildred Denise Williams-Mother 14 -Father Date and Place of Signature 16 approvetette Get land Och, 2000 18 20 Ronald E. Thompson 22 24 26



PARENTING PLAN
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	IN OPEN.
•	/ 'YEAN Oo. \
2	OCT - 6 2000
4	By Stork
6	DEPUTY
8	SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE
10	99 3 04213 1
12	In re: ) NO. )
14	) ORDER OF CHILD ) SUPPORT
16	Mildred Denise Williams Petitioner ) (ORS) and
18 20	John Allen Williams Respondent.)
22	I. JUDGMENT SUMMARY
24	[X] Does not apply because no attorney's fees or back support has been ordered.
28	[ ] The judgment summary:
30	A. Judgment Creditor B. Judgment Debtor
32	C. Principal judgment amount (back support) \$ from to .
34	D. Interest to date of Judgment \$ E. Attorney's fees \$
36	E. Attorney's fees \$  F. Costs \$  G. Other recovery amount \$
38	H. Principal judgment shall bear interest at \( \frac{8}{2} \) per annum.  I. Attorney's fees, costs and other recovery amounts shall bear
40	interest at % per annum.  J. Attorney for Judgment Creditor
42	K. Attorney for Judgment Debtor L. Other:
33	

ORDER OF CHILD SUPPORT WPF DR 01.0500 (11/98) RCW 26.09.175; 26.26.132(5) PAGE 1 We the People

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2		II. BASIS
4	2.1	TYPE OF PROCEEDING.
6		This order is entered pursuant to:
8		[X] a decree of dissolution, legal separation or a declaration of invalidity.
10		[ ] an order determining parentage.
12		<ul><li>an order for modification of child support.</li><li>a hearing for temporary child support.</li><li>an order of adjustment.</li></ul>
14		[] an order for modification of a custody decree or parenting plan.
16		other:
18	2.2	CHILD SUPPORT WORKSHEET.
20		
22		The child support worksheet which has been approved by the court is attached to this order and is incorporated by reference or has been initialed and filed soperately and is incorporated by reference or has been
24		initialed and filed separately and is incorporated by reference.
26	2.3	OTHER:
28		
30		
32		
34		
36		
38		
40		
42		
44		

ORDER OF CHILD SUPPORT WPF DR 01.0500 (11/98) RCW 26.09.175; 26.26.132(5) PAGE 2

#### MEDS WELL

. 2		III. ORDEF	3
4	IT I	S ORDERED that:	
6	3.1	CHILDREN FOR WHOM SUPPORT IS REQUIR	ED.
8		Date of Name Birth	Social Security Number
10			
12		John Allen Williams January 1 Salena Denise Williams February Taalibah Aanisah Muhammad May 1, 19	1, 1992
14		radiiban namiban namammad may 1, 19	53
16			
18	3.2	(32233,7	
20		Name: John Allen Williams Current Residential Address	
22		and Telephone Number: 7302 South 98408; 253-902-2034.	Ainsworth Avenue, Tacoma, WA
24		Soc.Sec.Number: 435-11-9819 Date of Birth: December 31, 1960	
26		Driver's License Number/State: Unknown Employer, Address and Telephone	
28		Mechanics; 253-272-2079	
30		[ ] Monthly Net Income: \$ [X] The income of the obligor is in	mputed at \$ 2,118.00 because:
32		[X] the obligor's income is un	
34		<pre>[ ] the obligor is voluntarily [ ] the obligor is voluntarily [ ] other:</pre>	
36		[ ] other:	
38	3.3	PERSON RECEIVING SUPPORT (OBLIGEE):	
40		Name: Mildred Denise Williams	
42		Current Residential Address and Telephone Number: 7302 South 98408; 253-472-7276.	Ainsworth Avenue, Tacoma, WA
44		Soc.Sec.Number: 437-11-9179 Date of Birth: December 20, 1959	

ORDER OF CHILD SUPPORT WPF DR 01.0500 (11/98) RCW 26.09.175; 26.26.132(5) PAGE 3

2			er's Licens oyer, Addre						Truc	« Mech	anics
<b>4</b> 6		[X]	Monthly Ne			is impu	ıted at	\$		_ bec	ause:
8				bligee's				,			
10				obligee is obligee is					١.		
12		ጥከ <sub>ው</sub>	parent re		support	mau	he rec	mirod	<b>t</b> 0	cubmi	t an
14			unting of h	_		-		-			
16	3.4	SERV	ICE OF PROC	CESS.							
18			ice of prod		he obli	aor at	the ad	drace	lieto	d abou	ve in
20		para	graph 3.2 ess listed	or any u	pdated	address	, or o	n the	oblig	gee at	the:
22		be a	llowed or a	ccepted a	as adequ	ate in	any pro	ceedir	ng to	estab	lish,
24		deli	rce or mod very of wri	itten not							
26		addr	ess provide	ea.							
28	3.5	TRAN	SFER PAYMEN	ит.							
30			The obliga				follow		per	month	
32		[7]	The obligation for the for				TOTIOM	ing an	ouncs	per	MOHUH
34				Name					Amoun	<u>ıt</u>	
36			Allen Will		<u>•</u>			\$ 289 \$ 289			
38			ibah Aanisa		ad			\$ 289			
40		mom a	T 16017M11T1/ T	260222							
42		TOTA	L MONTHLY A	TNUOM			\$	869.0	<u>0</u>		
44		[ ]	If one of support, o						s or	termi	nates

ORDER OF CHILD SUPPORT WPF DR 01.0500 (11/98) RCW 26.09.175; 26.26.132(5) PAGE 4

2				
4	3.6	[]O		r: CALCULATION.
6		\$ 869.	00	per month. (See Worksheet line 15.)
8	3.7	REASON	וכ דו	OR DEVIATION FROM STANDARD CALCULATION.
10	3. /	11001	<b>1</b> 5 I (	ON DEVIATION FROM STANDARD CALCULATION.
12		T [X]	he devia	child support amount ordered in paragraph 3.5 does not ate from the standard calculation.
14		[ ] T	he .	child support amount ordered in paragraph 3.5 deviates the standard calculation for the following reasons:
	٠			
16		[	. ]	Income of a new spouse of the parent requesting a deviation for other reasons;
18		[	]	Income of other adults in the household of the parent
20		[	]	requesting a deviation for other reasons; Child support actually paid or received for other children from other relationships;
22		-	]	Gifts;
24				Prizes; Possession of wealth;
		[	]	Extraordinary income of a child;
26		[	]	Tax planning which results in greater benefit to the children;
28			]	A nonrecurring source of income;
30		ι		Payment would reduce the parent's income level below the DSHS need standard for one person;
32			]	Extraordinary debt not voluntarily incurred; A significant disparity in the living costs of the
				parents due to conditions beyond their control;
34			]	
36		ι	J	the children;
38		[	)	The child spends a significant amount of time with the
38				parent who is obligated to make a support transfer payment. The deviation does not result in insufficient
40				funds in the receiving parent's household to meet the
42				basic needs of the child. The child does not receive public assistance;
		[	]	Children from other relationships;
44		[	]	Costs incurred or anticipated to be incurred by the parents in compliance with court-ordered reunification

ORDER OF CHILD SUPPORT WPF DR 01.0500 (11/98) RCW 26.09.175; 26.26.132(5) PAGE 5

2		<pre>efforts or under a voluntary placeme agency supervising the child;</pre>	ent agreement with an
4		[] Other: Both the Petitioner and the	Respondent agree.
6			
8		The factual basis for these reasons is a	s follows:
10			
12			
14	3.8	REASONS WHY REQUEST FOR DEVIATION WAS DENIED.	
16		<pre>[X] Does not apply. [] The deviation sought by the [] obligor [     because:</pre>	] obligee was denied
18			
20		<ul><li>[ ] no good reason exists to justify de</li><li>[ ] other:</li></ul>	viation.
22			
24	3.9	STARTING DATE AND DAY TO BE PAID.	
26		Starting Date: Day of Final Decree. Day(s) of the month support is due: First da	y of every month.
28	3.10	INCREMENTAL PAYMENTS.	
30		[X] Does not apply.	
32		[ ] This is a modification of child support	
34		26.09.170 (8)(a) and (c), the obligation more than thirty percent and the	change would cause
36		obligation set forth in Paragraph 3.4 sha	
38		two equal increments, one at the time of second on _, six months from the entry o	
40 42	3.11	HOW SUPPORT PAYMENTS SHALL BE MADE.	
44		[ ] The Division of Child Support provides services for this case (this includes well which a parent has requested services fr	fare cases, cases in om DCS, and cases in
			We the People

ORDER OF CHILD SUPPORT WPF DR 01.0500 (11/98) RCW 26.09.175; 26.26.132(5) PAGE 6

2 which a parent signs the application for services from DCS on the bottom of the support order). Support payments shall be made to: 4 6 Washington State Support Registry P.O. Box 45868 8 Olympia, WA 98504 Phone: 1-800-922-4306 10 1-800-442-5437 12 [X] The Division of Child Support does not provide support enforcement services for this case. Support payments shall be 14 made to: 16 [X] Directly to the receiving parent. 18 Washington State Support Registry P.O. Box 45868 20 Olympia, WA 98504 Phone: 1-800-922-4306 or 22 1-800-422-5437 (DCS will process payments but will not take any 24 collection action.) 26 A party required to make payments to the Washington State Support Registry will not receive credit for a payment made to any other 28 party or entity. The obligor parent shall keep the registry informed whether he or she has access to health insurance coverage 30 at reasonable cost and, if so, to provide the health insurance policy information. 32 34 3.12 WAGE WITHHOLDING ACTION 36 Withholding action may be taken against wages, earnings, assets, or benefits, and liens enforced against real and personal property 38 under the child support statutes of this or any other state, without further notice to the obligor parent at any time after 40 entry of this order unless an alternative provision is made below: 42 [If the court orders immediate wage withholding in a case where Division of Child Support does not provide support enforcement

services, a mandatory wage assignment under Chap. 26.18 RCW must be entered and support payments must be made to the Support Registry.]

ORDER OF CHILD SUPPORT WPF DR 01.0500 (11/98) RCW 26.09.175; 26.26.132(5) PAGE 7

44

### 912059 -4318

2		
4	[ ] Wage w income	ithholding, by notice of payroll deduction or other withholding action under Chapter 26.18 RCW or Chapter
6	74.20A	RCW, without further notice to the obligor, is delayed a payment is past due, because:
8		
10	CC	he parties have reached a written agreement which the ourt approves that provides for an alternative rrangement.
12		
14	er	ne Division of Child Support provides support nforcement services for this case [see 3.11] and there s good cause [as stated below under a good cause] not to
16	re	equire immediate income withholding which is in the best nterests of the child and, in modification cases,
18	pı	reviously ordered child support has been timely paid:
20	[ ] Th	ne Division of Child Support does not provide support
22	is	s good cause [as stated below under a good cause] not to
24	re	equire immediate income withholding:
26	Good Ca	ause:
28		
30	3.13 TERMINATION	OF SUPPORT.
32	Support shal	ll be paid:
34	[] provide	ed that this is a temporary order, until a subsequent support order is entered by this court.
36	[X] until	the child(ren) reach(es) the age of 18, except as ise provided below in Paragraph 3.14.
38	[ ] until t	the child(ren) reach(es) the age of 18 or as long as ild(ren) remain(s) enrolled in high school, whichever
40	occurs 3.14.	last, except as otherwise provided below in Paragraph
42	[ ] after t	the age of 18 for who is a dependent adult child, the child is capable of self-support and the necessity
44	for sup	oport ceases. The obligation for post secondary support set forth in

ORDER OF CHILD SUPPORT WPF DR 01.0500 (11/98) RCW 26.09.175; 26.26.132(5) PAGE 8

2		[ ]	Paragraph 3.14 begins for the child(ren). other:
6	3.14	POST	SECONDARY EDUCATIONAL SUPPORT.
8 10 12		[X]	No post secondary educational support shall be required. The right to petition for post secondary support is reserved, provided that the right is exercised before support terminates as set forth in paragraph 3.13.
14 16		[ ]	The parents shall pay for the post secondary educational support of the child(ren). Post secondary support provisions will be decided by agreement or by the court. Other:
18	3.15	PAYM	ENT FOR EXPENSES NOT INCLUDED IN THE TRANSFER PAYMENT.
20 22		[X]	Does not apply because all payments, except medical, are included in the transfer payment.
24		[ ]	
26			on behalf of the children listed in Paragraph 3.1:
28 30			[ ] day care. [ ] educational expenses.
32			<pre>[ ] long distance transportation expenses. [ ] other:</pre>
34			Payments shall be made to [] the provider of the service
36			[ ] the parent receiving the transfer payment.
38		[ ]	The obligor shall pay the following amounts each month the expense is incurred on behalf of the children listed in
40			Paragraph 3.1:
42			[] day care: \$ payable to the [] day care provider [] other parent;
			[] educational expenses: \$ payable to the [] educational provider [] other parent;

ORDER OF CHILD SUPPORT WPF DR 01.0500 (11/98) RCW 26.09.175; 26.26.132(5) PAGE 9

2			[ ] long distance transportation: \$ payable to the [ ] transportation provider [ ] other parent.						
4			[] other:						
6	2 16	DEDI							
8	3.10	PERI	ODIC ADJUSTMENT.						
10		[X]	Does not apply. Child support shall be adjusted periodically as follows: According to the Washington State Standard Calculation.						
12			·						
14		[ ]	Other:						
16	3.17	INCO	ME TAX EXEMPTIONS.						
18		[ ] [X]	Does not apply.						
20		[7]	Tax exemptions for the children shall be allocated as follows: The mother shall be awarded the tax exemptions for the						
22		ועז	children during even years. The father shall be awarded the tax exemptions for the children during odd years.						
24		(X)	The parents shall sign the federal income tax dependency exemption waiver. Other:						
26		ŧ J	Other:						
28	3.18	MEDI	CAL INSURANCE.						
30		Heal	th insurance coverage for the child(ren) listed in Paragraph						
32		if c	shall be provided by the [] mother [] father [X] both parents overage that can be extended to cover the child(ren) is or						
34		cost	mes available through employment or is union related and the of such coverage does not exceed \$ 217.25(father)/-0-(mother)						
36		obli	nty-five percent of the obligated parent's basic child support gation).						
38		( )	Wa-14h Carrayan						
40		l J	Health insurance coverage shall be provided as set forth above by the [ ] mother [ ] father [ ] both parents, even if the						
42			cost of such coverage exceeds 25% of the obligated parent's basic child support obligation.						
44		[ ]	The reasons for not ordering the [ ] mother [ ] father to provide health insurance coverage for the child(ren) are:						

ORDER OF CHILD SUPPORT WPF DR 01.0500 (11/98) RCW 26.09.175; 26.26.132(5) PAGE 10

2 The parent(s) shall maintain health insurance coverage, 4 available for the children listed in paragraph 3.1, until further order of the court or until health insurance is no longer available through the parent's employer or union and no conversion privileges 6 exist to continue coverage following termination of employment. 8 A parent who is required under this order to provide health 10 insurance coverage is liable for any covered health care costs for which that parent receives direct payment from an insurer. 12 A parent who is required under this order to provide health 14 insurance coverage shall provide proof that such coverage is available or not available within twenty days of the entry of this order or within twenty days of the date such coverage becomes 16 available, to the physical custodian or the Washington State 18 Support Registry of the parent has been notified or ordered to make payments to the Washington State Support Registry. 20 If proof that health insurance coverage is available or available 22 is not provided within twenty days the obligee or the Department of Social and Health Services may seek direct enforcement of the 24 coverage through the obligor's employer or union without further notice to the obligor as provided under Chapter 26.18 RCW. 26 28 3.19 EXTRAORDINARY HEALTH CARE EXPENSES. 30 The OBLIGOR shall pay \_\_\_\_100 % of extraordinary health care expenses (the obligor's proportional share of income from the Child 32 Support Schedule Worksheet, line 6), if monthly medical expenses exceed \$ 43 (5% of the basic support obligation from Worksheet 34 line 5). 36 3.20 BACK CHILD SUPPORT. 38 Back child support is not addressed in this order. The obligee parent is awarded a judgment against the obligor parent in the amount of \$ \_\_\_\_ for back child support 40

to

Other: Unpaid support due under a court or administrative

order is preserved for collection and is not merged in or

ORDER OF CHILD SUPPORT WPF DR 01.0500 (11/98) RCW 26.09.175; 26.26.132(5) PAGE 11

[X]

42

44

for the period from

extinguished by this order.

2	3.21 BACK INTEREST.
4 6	<pre>[X] Back interest is not addressed in this order. [] The obligee parent is awarded a judgment against the obligor parent in the amount of \$ for back interest for the period from to</pre>
8	Other: The obligor shall have a liability for interest owing to back child support deemed appropriate by the court.
10	
12	3.22 OTHER:
14	
16	
18	Dated: 6000
20	Dated:
22	Presented by:  Approved for entry:  Notice of presentation unimed:
24	Notice of presentation waived:
26	Signature Signature
28	Mildred Denise Williams  Mildred Denise Williams  Mildred Denise Williams
30	Print or Type Name  OCT - 6 2000  Print or Type Name
32	[ ] I apply for full support effice of Support Enforcement.
34	TY
36	Signature of Party
38 40	[ ] Approved for entry in Public Assistance cases, notice of presentation waived.
42	Deputy Prosecuting Attorney
44	Print or Type Name

ORDER OF CHILD SUPPORT WPF DR 01.0500 (11/98) RCW 26.09.175; 26.26.132(5) PAGE 12 We the People
A Paralegal Corporation

## WASHINGTON STATE CHILD SUPPORT SCHEDULE

WORKSHEETS

MOTHER MILDRED WILLIAMS . COUNTY PIERCE

FATHER JOHN WILLIAMS
SUPERIOR COURT CASE NUMBER 99-3-04213-

Children and Ages: JOHN......9 SALENA.....7 TAALIBAH....6 Part I: Basic Support Obligation 1. Monthly Gross Income FATHER MOTHER FILED a. Wages and Salaries 2,118 IN OPEN COURT b. Interest and Dividend Income 0 0 c. Business Income 0 0 d. Spousal Maintenance Received 0 0 DCT - 6 2000 e. Other Income 0 0 f. Total Gross Income (add lines 1a through 1e) 2,118 0 2. Monthly Deductions from Gross Income a. Income taxes DEPUT 0 0 b. FICA/Self-Employment Taxes 0 0 c. State Industrial Insurance Deductions 0 0 d. Mandatory Union/Professional Dues 0 0 e. Pension plan payments 0 0 f. Spousal Maintenance Paid 0 0 g. Normal Business Expenses 0 0 h. Total Deductions from Gross Income (add lines 2a through 2q) 0 0 3. Monthly Net Income (line 1f minus line 2h) 2,118 0 4. Combined Monthly Net Income (add net incomes from line 3) 2,118 5. Basic Child Support Obligation (enter total in box 869 Child 1 290 Child 2 290 Child 3 290 Child 4 \*\*PRESUMPTIVE\*\* 6. Proportional Share of Income 1.0000 0.0000 (each parent's net income from line 3 divided by line 4) 7. Each Parent's Basic Child Support Obligation 869 0 (multiply each number on line 6 by line 5) Part II: Health Care, Day Care, and Special Child Rearing Expenses 8. Health Care Expenses a. Monthly Health Insurance Premiums Paid for Children 0 0 b. Uninsured Monthly Health Care Expenses Paid for Children 0 0 c. Total Monthly Health Care Expenses 0 0 (line 8a plus line 8b) d. Combined Monthly Health Care Expenses :::::: (Add father's and mother's totals from line 8c) e. Maximum Ordinary Monthly Health Care 43 (multiply line 5 times .05) f. Extraordinary Monthly Health Care Expenses (line 8d minus line 8e, if "0" or negative enter "0") \*\*\*\*\* 12/21/99 17:18 Continue to Next Page (C) 1991 Thomas E. Jaffe

## ODEDSG 43E4

Part II: Health Care, Day Care, and Special Child Rearing E	xpenses	s (co	ont.)	
9. Day Care and Special Child Rearing Expenses a. Day Care Expenses b. Education Expenses c. Long Distance Transportation Expenses d. Other Special Expenses (describe)	FATHER 0 0 0		MOTHER 0 0 0	
e. Total Day Care and Special Expenses (add lines 9a through 9d)		0		0
10. Combined Monthly Total of Day Care and Special Expenses (add total day care and special expenses from line 9e)	001101		0	00000
11. Total Extraordinary Health Care, Day Care, and Special Expenses (line 8f plus line 10)			0	
12. Each Parent's Obligation for Extraordinary Health Care, Day Care, and Special Expenses (multiply each number on line 6 by line 11)		0		0
Part III: Standard Calculation Child Support Obligation		-		
13. Standard Calculation Support Obligation (line 7 plus line 12)	86	59	7194844	0
Part IV: Child Support Credits				
14. Child Support Credits a. Monthly Health Care Expenses Credit b. Day Care and Special Expenses Credit c. Other Ordinary Expense Credit (describe)		0		0
d. Total Support Credits (add lines 14a through 14c)		0		0
Part V: Net Support Obligation/Presumptive Transfer Payment				
15. Net Support Obligation (line 13 minus line 14d)	86	59		0
Part VI: Additional Factors for Consideration				
16. Household Assets (List the estimated present value of all major household assets.) a. Real Estate b. Stocks and Bonds c. Vehicles d. Boats e. Pension/IRAs/Bank Accounts f. Cash g. Insurance Plans h. Other (describe)				
Continue to Next Page				

## OCCUSE 43PS

17.	Household Debt (List liens against household assets,	FATHER	MOTHER
	extraordinary debt)		
18.	Other Household Income  a. Income of Current Spouse  (If not the other parent of this action)  Name  Name		
	b. Income Of Other Adults In Household Name Name		
	c. Income Of Children (If considered extraordinary) Name Name		
	d. Income From Child Support Name Name Name Name Name		
· <del>-</del>	e. Income From Assistance Program Program Program		
	f. Other Income (describe)		
19.	Non-Recurring Income (describe)		
20.	Child Support Paid For Other Children Name/Age Name/Age Name/Age Name/Age		
21.	Other Children Living In Each Household (First names and ages)		
	Continue to Next Page		

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			River	Ü	#	ïä.	<u> </u>	10.00	6
--	--	--	-------	---	---	-----	----------	-------	---

22. Other Factors for Consideration		
		Water Inc.
		-
	***	
	IN ORD	LED
		COURT
	007-6	5 2000
	\ <sub>Ru</sub> 'ED	/
Signature and Dates	- uni	Clork
I declare, under penalty of perjury under the the information contained in these Worksheets	laws of the Stat	e of Washington.
Mother's signature Jacoma	Father's signatu	re
Date City	Date	City

Ronald E. Thompson

60d00

Judge/Reviewing Office 12/21/99 17:18

Date

This worksheet has been certified by the State of Washington Office of the Adminstrator for the Courts.
WSCSS/09-01-91 Page 4 of 4

	IN OPEN COURT
2	OCT - 6 2000
4	
6	SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE
8	In re the Marriage of:
10	) NO. 99 3 04213 1
12 14	Mildred Denise Williams Petitioner ) ORDER OF DEFAULT and
	John Allen Williams Respondent.) (ORDFL)
16	)
18 20	
22	I. BASIS
	A motion for default has been presented.
24	II. FINDINGS
26	The Court FINDS that:
28	2.1 PROPER JURISDICTION AND VENUE.
30 32	The court has proper jurisdiction and venue.
34	2.2 SERVICE ON NONMOVING PARTY.
36	The nonmoving party was served with <u>Summons by publication</u> on
38	··
40	2.3 TIME ELAPSED SINCE SERVICE.
42	[ ] The nonmoving party was served within the State of Washington
44	and more than twenty days have elapsed since the date of service.
46	[ ] The nonmoving party was served outside the State of Washington and more than sixty days have elapsed since the date of
48	service. [ ] The nonmoving party was served by mail and more than ninety
50	days have elapsed since the date of mailing.  [X] The nonmoving party was served by publication and more than 60 days have passed since the date of first publication.

ORDER OF DEFAULT WPF DR 03.0200 (7/93) CR 55(a); RCW 26.09.020 PAGE 1

2	
4	2.4 APPEARANCE.
	[X] The nonmoving party has failed to appear.
6	[ ] The nonmoving party has appeared but has failed to respond.
8	2.5 [] Other:
10	2.5 [ ] Other.
12	
14	III. ORDER
16	- /
18	IT IS ORDERED that the nonmoving party default.
20	Dated: 60400
22	udge/Commi & ioner
	Presented by:
24	∨ Ronald E. Thompson
26	Signature
28	_Mildred Denise Williams IN OPEN COURT
30	
32	OCT - 6 2000
34	TED F Kerk
36	
38	
40	
42	
44	

ORDER OF DEFAULT WPF DR 03.0200 (7/93) CR 55(a); RCW 26.09.020 PAGE 2

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ABC Paralegal • Washington Paralegal

6109 93rd St. SW •Lakewood, WA 98499 (253) 588-8811 • Fax (253) 581-9758

·	IN OPEN COURT
2	
4	OCT - 6 2000
6	SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE  Clerk
8	In re the Marriage of:
10	) NO. 99 3 04213 1
12	Mildred Denise Williams Petitioner ) MOTION AND DECLARATION FOR and
14	John Allen Williams Respondent (MTDFL)
16	
18	ਂ ਯ ਨ
20	I. MOTION
22	Mildred Denise Williams moves the court for an order of default. Venue of this action is proper as set forth in the Declaration below.
24	Data 3
26	Dated: Signature of Lawyer or Moving Party
28	Mildred Denise Williams
30	Print or Type Name
32	II. DECLARATION
34	2.1 PROPER JURISDICTION AND VENUE.
36	The court has proper jurisdiction and venue pursuant to the
38	allegations of the petition at the time of filing.
40	The petitioner resides in <u>Pierce County, Washington</u> . The child(ren) reside(s) in <u>Pierce County, Washington</u> .
42	Respondent resides in <u>Unknown</u> .
44	[] Other:
46	
48	
50	

MOTION AND DECLARATION FOR DEFAULT WPF DR 03.0100 (7/93)
CR 55(a); RCW 26.09.030
PAGE 1

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2	2.2	JURI	SDICTION OVER NONMOVING PARTY.
4		This	court has jurisdiction over the nonmoving party because:
6 8		[X] [X]	the nonmoving party is presently residing in Washington. the petitioner and respondent lived in Washington during their marriage and the petitioner continues to reside, or be a
10		[X]	member of the armed forces stationed, in this state.  the petitioner and respondent may have conceived a child while
12		[]	within Washington. Other:
14			
16	2.3		ICE ON NONMOVING PARTY.
18		The r	nonmoving party was served with <u>Summons by publication</u> on
20		f • • 1	
22		[X] []	in the State of Washington. in the State of Service within the State of Washington
24			could not be made for the following reasons:
26	2.4	TIME	ELAPSED SINCE SERVICE ON THE NONMOVING PARTY.
28		[ ]	The nonmoving party was served within the State of Washington and more than twenty days have elapsed since the date of
30 32		[ ]	service. The nonmoving party was served outside the State of Washington
34		[]	and more than sixty days have elapsed since the date of service.
36		[X]	The nonmoving party was served by mail and more than ninety days have elapsed since the date of mailing.  The nonmoving party was served by publication and more than 60
38		[]	days have passed since the date of first publication.
40	2.5	APPE	ARANCE OF THE NONMOVING PARTY.
42		[X]	The nonmoving party has failed to appear.
44		[ ]	The nonmoving party has appeared, but has failed to respond.
46	2.6	SOLDI	ER AND SAILORS CIVIL RELIEF ACT STATEMENT.
48		[X]	The nonmoving party is not on active duty in the U.S. armed
50		[ ]	forces.  The nonmoving party is on active duty in the U.S. armed
,			

MOTION AND DECLARATION FOR DEFAULT WPF DR 03.0100 (7/93)
CR 55(a); RCW 26.09.030
PAGE 2

2	l former
	forces.
4	2.7 Other:
6	I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.
8	A . A
10	Signed at Purce Munty on 10/6/00.
12	
14	51gnature
16	_Mildred Denise Williams
18	Print or Type Name
20	
22	
24	
26	
28	
30	
32	
34	
36	
38	
40	
42	
44	
46	

MOTION AND DECLARATION FOR DEFAULT WPF DR 03.0100 (7/93)
CR 55(a); RCW 26.09.030
PAGE 3

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•	
IN THE SUPERIOR COURT OF	THE STATE OF WASHINGTON WOPEN CO
IN AND FOR PIE	ERCE COUNTY
MILDRED DENISE WILLIAMS	No. 99-3-04213-1 ( 7ED 6 2000
Petitioner(s),	By
vs.	Memorandum of Journal Entry
	Dissolution
JOHN ALLEN WILLIAMS	[ ] Legal Separation
Respondent(s)	[ ] Invalidity
	(ADM04)
W Datis	I I December and a second of the second
Petitioner appeared and testified	[ ] Respondent appeared and testified
Ano-se -P	
Attorney For Petitioner	Attorney For Respondent
No one appeared	
[V] GRANTED [ ] VERIFICATION	
[ ] FORMAL PROOF ONLY	
[ ] DENIED FOR THE LISTED REASONS:	
[ ] Service insufficient [ ] No proof of	service [ ] State Notification
[ ] 90 days not elapsed [ ] Paternity at	
[ ] Contested / response filed [ ] Needs State	Signature
[ ] Other	
October 6, 2000 9:30 AM Dissolution with	Children
darce	Ronald E. Thompson DMM JAMES M. MARSHALL
	erk KATHY CLYDE
	DEPUTY CLERK
Co	purtroom number: 264

Calendar: C3 - PRO SE DISSOLUTION



MILØRED DENISE WILLIAMS

Petitioner(s),

VS.

JOHN ALLEN WILLIAMS

Respondent(s)

No. 99-3-04213-1

**NOTE OF ISSUE** 

**PRO SE UNCONTESTED** 

DISSOLUTION DOCKET COUNTY CLERK'S OFFICE

A.M. SEP 2 8 2000 P.M.

PIERCE COUNTY WASHINGTON

## TO THE PIERCE COUNTY CLERK:

Please place on the Uncontested PRO SE Dissolution Docket which is to be called on

Friday, October 06, 2000 at 9:30 AM	Courtroom 264	
Signature of Petitioner	Signature of Respondent	
Phone No.	Phone No.	

PLEASE HAVE FINAL PAPERS SIGNED AND COMPLETED PRIOR TO ENTRY OF COURT ROOM.
COURT WILL START PROMPTLY AT 9:30.

Calendar C3 - PRO SE DISSOLUTION

Run date/time 09/28/00 9:08

Note for Pro Se Dissolution docket

# The Northwest Dispatch

1402 So. 11th St

P.O. Box 5637

Tacoma, WA 98405

Phone: 253/272-7587 Fax: 253/272-4418

STATEMENT AFFIDAVIT OF PUBLICATION IN COUNTY CLERK'S OFFICE

A.M. SEP 2 8 2000

O

STATE OF WASHINGTON. County of PIERCE

PATRICIA RICHARDSON, CO-PUBLISHER of the NORTHWEST DISPATCH which is a weekly newspaper published at Tacoma in Pierce County, State of Washington, and is of general circulation in said county and state; that the Advertisement of which the one hereto attach is a true and correct copy was published in said newspaper for  $\underline{\phantom{a}6\phantom{a}}$  consecutive week(s), the first publication being on the 11th day of \_\_\_\_\_, 2000 and the last being on the <u>16th</u> of

IN RE THE MARRIAGE OF MILDRED DENISE WILLIAMS PETITIONER AND JOHN ALLEN WILLIAMS RESPONDENT,

#99 3 042131 **\$** (SMPB)

That said advertisement was published in the regular and entire issue of every number of said newspaper during said period and times of publication; that said notice was published in the newspaper proper and not supplement: that the charges herein made are at the regular rates charged for such advertising; and that the same or any part thereof has not been paid  $\underline{\hspace{1cm}}$  /has been paid  $\underline{\hspace{1cm}}$  xx.

Charges: \$ 1.00 Credited: \$ 1.00 Amount Due: \$ 0

Subscribed and sworn to before me this 25th day

Notacy Public in and for the State of Washington, Residing in Tacoma, Washingto



#### SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE

in re the Marriage of: Militred Denise Williams

Petitioner

and John Allen Williams

Respondent.

٠.,

NO. 99 3 04213 1 SUMMONS BY PUBLICATION (SMPB) . . .

TO THE RESPONDENT:

1. The petitioner has started an action in the above court requesting:

bil that your marriage be dissolved.

2. The petition also requests that the Court grant the following relief:

(x) Provide reasonable maintenance for the wife

' Ixi Approve a parenting plan for the ... dependent children.

(x). Determine support for the dependent children pursuant to the Washington State Support Schedule.

[x] Dispose of property and liabilities [x] Change name of wife to:

Muhammad. (X) Enter a continuing restraining

Award the tax exemptions for the dependent children as follows: The mother shall be awarded the tax exemption for the children during the even years. The father shall be awarded the tax exemptions for the children

during the odd years.

3. You must respond to this summons by serving a copy of your written response on the person signing this summons and by filing the original with the clerk of the court. If you do not serve your written response within 60. days after the date of the first publication of this summons (60 days after the 1st day of June, 2000), the court may enter an order of default against you, and the court may, without further notice to you, enter a decree and approve or provide for other relief requested in this summons. In the case of a dissolution of marriage, the court will not enter the final decree until at least 90 days after service and filing. If you serve a notice of appearance on the undersigned person, you are entitled to notice before an order of

default or a decree may be entered. summons and petition must be on form WPF DR 01.0300, Response to Petition (Domestic Relations). Information about how to get this form may be obtained by contacting the clerk of the court, or by contacting the Office of the Administrator for the Courts at (360) 705-5328, or from the internet at the Washington State Supreme. Court

homepage:

http://www.wa.gov/courts/

5. If you wish to seek the advice of an attorney in this matter, you should do so promptly so that your written response, if any, may be served on

6. One method of serving a copy of . your response on the petitioner is to send it by certified mall with return receipt requested.

This summons is issued pursuant to RCW 4.28.100 and Superior Court Civil Rule 4.1 of the State of Washington. Dated: April 25, 2000 FILE ORIGINAL OF YOUR RESPONSE WITH THE CLERK OF THE COURT AT:

PIERCE COUNTY SUPERIOR COURT 930 Tecoma Avenue S. Tacoma, WA 98402 SERVE A COPY OF YOUR RESPONSE ON PETITIONER . . Etevise Nofoaiga

Published May 11, 18, 25, Jun 2, 9 & 16, 2000

W iri

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR PIERCE COUNTY  MILDRED DENISE WILLIAMS Petitioner(s), Vs.  Memorandum of Journal Entity  A Show Cause (ADM02)  For Petitioner  For Respondent  RE:
MILDRED DENISE WILLIAMS  Petitioner(s),  vs.  Memorandum of Journal Entity  I Show Cause (ADM02)  Respondent(s)  For Petitioner  RE:
Petitioner(s), vs.  Memorandum of Journal Enfith)  Show Cause (ADM02)  Respondent(s)  For Petitioner  RE:
VS.    Memorandum of Journal Entity     Show Cause     (ADM02)     Conserved     For Petitioner     For Respondent     Respondent     Conserved     Conserve
ADM02)  Respondent(s)  Respondent(s)  Ano se — P Ano se — NR  For Petitioner For Respondent  RE:
ADMO2)  Respondent(s)  Respondent(s)  Ano se — P Ano se — NR  For Petitioner  RE:
For Petitioner For Respondent  RE:
For Petitioner For Respondent  RE:
For Petitioner For Respondent  RE:
no graaf of Service - hearing is striken
•

July 10, 2000 9:30 AM

**Show Cause** 

COMM H. EDWARD HAARMANN

Clerk: Courtroom number: 264

Calendar: C3 - SHOW CAUSE/FAMILY LAW

JOIP • 4184 E SURERIOR COURTION THE ST

IN AND FOR THE COUNTY OF PIERCE

FILED IN COUNTY CLERK'S OFFICE

1	A.M. JUN 2 7 2000 P.M.
2	PIERCE COUNTY, WASHINGTON Petitioner NO. 99-3-04213-1 BY CLERK
3	VS MOTION AND ORDER TO PROCEED
4	IN FORMA PAUPERIS
5	
6	Respondent
7	MOTION AND DECLARATION
8	I certify under penalty of perjury, according to the laws of the State of Washington, that the foregoing is true and correct:
9	I am the applicant, and I seek an order authorizing me to proceed as an indigent person. I believe that I have valid reason
10	Jor bringing this action and that I am entitled to relief. I am unable to pay the filing fee in this case. My Financial Statement is attached and this Statement accurately describes by financial condition.
11	Dated at Tacoma, Washington on Wine 26, 1900.
12	
	Applicant's Signature  ORDER '
13	ORDER '
14	IT IS HEREBY ORDERED THAT:
15	
16	This case may be filed without payment of filing fee whatsoever.
17	The Family Law Facilitator surcharge (\$10.00) shall be paid prior to filing this case.
18	[ ] The party(s) shall pay the filing fee prior to entry of the final decree and proof of payment must be given to the court at the final hearing. The Family Law Facilitator surcharge (\$10.00) shall be paid prior to filing this case.
19	[ ] If the respondent has joined in this petition, the filing fee shall be paid prior to entry of final decree and proof of
20	payment must be given to the court at the final hearing OR the respondent must prove financial hardship.
21	[ ] This motion is denied.
22	[ ] Other:
23	Dated this 27 day of June 2000
24	
25	
	Judge/Court Commissique
26	And I
.7	Presented hv
28	· · · · · · · · · · · · · · · · · · ·
- 1	Name

112 MLK Jr Way
Street Address

Jacoma, Wa 98405
City/SvZip

.. I MENERS Mildred Co & Alleanne BE YEARS OF AGE 2. MY SPOUSE'S NAME IS APPLICA WHO IS YEARS OF AGE 3. SELP 3. SPOUSE (complete if joint petition) Employer: Employer: Employer's Address: Employer's Address: [] Full Time Part Time [] Full Time [] Part Time Gross pay per month: Hours per week: Gross pay per month: Hours per week: 4. IF UNEMPLOYED 4. IF UNEMPLOYED a Reason Nomestie vidence nuctin a. Reason: b. Date last employed: b. Date last employed: c. Reason for Termination: c. Reason for Termination: 5. OTHER SOURCES OF INCOME PER MONTH 5. OTHER SOURCES OF INCOME PER MONTH. Public Assist -E Gifts: Li Public Assist Gifts: Unemploy. Comp Labor/Industries \$ A. Unemploy. Comp سبهر S Labor/Industries S \$ Other: Other: ٠S Other: Other: \$ 6. MY SPOUSE:S MONTHLY EXPENSES 6. MY MONTHLY EXPENSES Rent/Mortgage \$251.70 Daycare Rent/Mortgage Daycare Food Tuition D Food S Tuition S **Utilities** en Insurance Ø **Utilities** \$ Insurance S Transportation B Other : Transportation Other 2 8 Medical/Dental TOTAL s 251.10 Medical/Dental TOTAL 7. THE FOLLOWING PEOPLE LIVE WITH ME Name: Age: Relationship: 8. LOWE THE FOLLOWING DEBTS: 9. MY ASSETS & EQUITY VALUES ARE Creditor: Home Total Owed: \$ / month Checking Account \$ \_00 Creditor: Savings Account \$ ~ Total Owed: S S / month Cash on Hand S Creditor: Vehicles (cash value) S Total Owed: S / month Retirement \$ Creditor: Other (itemize) S Total Owed: 2 / month 2 TOTAL OWED TOTAL S SIGNATURE DATE



28 Writ of Habeas Corpus - 1

IN COUNTY CLERK'S OFFICE

1		A.M. JUN 2 2 2000 P.M. PIERCE COUNTY, WASHINGTON
2	COUNTY OF PIERCE	TED RUTT, COUNTY CLERK BYDEPUTY
3	In Re the Custody of: John Williams Jr,)  Salena Williams	,
4	4 Salena Williams )	
5		NO. 99-3-04213-1
6	Minor Child(ren), )	
7	Mildred Denise Williams ) Petitioner,	WRIT OF HABEAS CORPUS
	and	WRIT OF HADEAS CORE OS
8	John Allen Williams	
9	Respondent.	
10	0	
11		
12	The State of Washington, To: The Sheriff of Pierce Co the State of Washington:	ounty and each and every other peace officer in
13	3	
14		
15	wherever he/she may be detained and bring him/her befor Washington in and for the County of Pierce at said County	
16		
17		J.
18	You are further ordered to break and enter any outer of	or inner door or other opening of any building,
	venicle, or other enclosure as necessary to secure the b	oody of said child and bring him/her before the
19		8
20	In the event that the Pierce County Superior Court is no	ot in session at the time the child is placed into
21	law enforcement custody, the Pierce County Sheriff or any	
22		
23		the first date Court is in session following the
24	date of the recovery of the child.	
25		above order, Children's Protective Services is
26	hereby commanded to take custody of said child, John	n Jr, Salena & Taalibah, and
27	place the child into protective custody until such time as t	this matter may be heard in the Superior Court



of Washington for Pierce County. The child shall not be released to any person other than the Pierce County Sheriff or any other peace officer in the State of Washington acting in accordance with this order; or, upon a Return of Service on this Writ of Habeas Corpus, and further order issued from the Pierce County Superior Court authorizing the release of said child to a person designated by this court.

			VICKI L. H	OGAN	
WITN	ESSED:				
ludge	of the Sup	erior Cou	urt of the State o	f Washington, ir	and for the
			day of		
			nd seal of said Sup	perior Court the	day and year
ast wr	itten abov	e.	47	ED BUTT	
Clerk <sub>-</sub>			cól	ED RUTT INTY, CLERK	
ру		/	₹ <b>₽</b>	8	Бериtу.

Writ of Habeas Corpus - 2



## 02018.1754

	F	L	E	D	
IN COUN	ΠY	CL	ER	KS	OFFICE

				IN C	UUNIT	CLERKS OF	FICE
l° 2	SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE		Р	TEL	e cou	2 2 2000 NTASHIN , COUNTY CL	GTON
3	In Re the Custody of: John Wilkams Jr	)	E	JY			Croii
4	Salena Williams Tanlibah Nuhammad	)	NO. 99	7-3	3-0	4213-1	/
5	Minor Child(ren), Mildred Denlse Williams	)					HABEAS
7	Petitioner, and	)				RRANT I S CORPUS	
8	John Allen Williams Respondent.	)					
10	THIS MATTER having come before the Court or		_			nce of Writ	of Habeas
11	Corpus, Petitioner appearing by and through co					••	,
12	the Court having reviewed the records, files, affid	davits and	heard argumen	it of	coun	sel, and de	eming itself
13	fully advised, now, therefore, it is hereby						
14	ORDERED, ADJUDGED AND DECREED t	that a Wr	it of HABEAS (	COR	PUS I	oe issued d	irecting the
15	Sheriff of Pierce County, Washington, or any	-				_	
	and take John Dr. Salena & Taalibat	<u>ን</u> into i	mmediate custo	dy a	nd to	deliver sai	d person as
16 17	soon as reasonably possible to the Presiding Washington, and it is further	Judge o	of the Pierce Co	ount	y Sup	erior Cou	rt, State of
1,	II accenting to it, and it is identified						

ORDERED, ADJUDGED AND DECREED that said peace officers may break and enter any residence, building, structure, or vehicle in which they have reason to believe the person is located or where information pertaining to the location of the person may be found; and it is further

ORDERED, ADJUDGED AND DECREED that said officers may arrest any individual who stands in the way or obstructs their rightful attempts to obtain the immediate custody of said person, John Jr, Salena & Taalibah; and it is further

ordered, Adjudged and decreed that in the event the Pierce County Superior Court is not in session at the time said child is placed into custody, said officers shall place the said child, John Jr, Salena & Toali bah; into the care and custody of Children's Protective Services until the first date Court is in session following the date of the recovery of the child; and it is further

Order to Issue Writ of Habeas Corpus - 1



. •
ORDERED, ADJUDGED AND DECREED that Children's Protective Service shall place said child, John Jr. Salena & Taalibah, into Protective Custody upon request of the said peace officers
until such time as this matter may be heard in the Superior Court of Washington for Pierce County.
Further, the child shall not be released to any person other than the Pierce County Sheriff or any other
peace officer in the State of Washington acting in accordance with this order; or, upon a Return of
· · · · · · · · · · · · · · · · · · ·
Service on the Writ of Habeas Corpus, and further order issued from the Pierce County Superior Court
authorinzing the release of said child to a person designated by this Court; and it is further
ORDERED, ADJUDGED AND DECREED that if a cause already exists in Pierce County Superior
Court relating to a Dissolution, Custody or Parentage that this action may be filed within the existing
cause of action, without payment of a filing fee.
F., F.,
DATED and signed in Open Court this  day of, 2000
J <del>UDG</del> E/COURT COMMISSIONER
JODGE COMMISSIONER
IN COUNTY CLERKS OFFICE
CLERKS OFFICE
A.M. JUN 0
A.M. JUN 2 2 2000 P.M.
PIERCE COUNTY: VIASTINGTON VIY CLERK
VIY CLERK
· · · · · · · · · · · · · · · · · · ·
SIGNATURE

Mildred D. Williams 

PRINT NAME

Order to Issue Writ Habeas Corpus - 2

	IN COUNTY CLERK'S OFFICE
1 2 3 4 5 6 7	SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE  In Re the Custody of: John Williams Jr, Salena Williams, Taalibah Muhammad  Minor Child(ren), Vildred Denice Williams  Petitioner, John Allen Williams  Respondent.  A.M. JUN 2 2 2000 P.M.  PIERCE COUNTY, WASHINGTON TED RUIT, BY  NO. 99-3-04213-1  PETITION FOR WRIT OF HABEAS CORPUS
8	I. PETITION The undersigned states that:
9	1.1 John Williams Jr, Salena Williams, Taalihah Muhammads being restrained
10	by: John Allen Williams at Pierce County, Washington.
11	1.2 The cause or pretense of the restraint is: he took them from me on
12	3/27/00.
13	1.3 The restraint is illegal in that:
14	I have been awarded custody on 6/21/00
15	The undersigned petitions the Court to issue a Writ of Habeas Corpus to inquire into the legality of the restraint and to deliver the person restrained therefrom
16	DATED 6/22/00
17	PETITIONER
18	II. VERIFICATION
19	STATE OF WASHINGTON ) ss.  COUNTY OF PIERCE ) The undersigned on oath states that:
20	COUNTY OF PIERCE )
21	The dilucisigned on oath states that.
22	2.1 I am the petitioner; and 2.2 I have read the above petition and believe it to be true.
23	
24	PÉTITIONER
25	Sworn to and substituted before me this <u>addlo</u> day of <u>JUNE</u> , 20 00
<ul><li>26</li><li>27</li></ul>	NOTARY SIGNATURE CYNTHIA M. LEEDER
28	PUBLIC PRINT NAME
	NOTARY PUBLIC, in and for the State of Washington Residing in Pierce County My appointment expires 6/1/03

# PIERCE SUNTY SUPERIOR COURT, STATE OF WEHINGTON

MILDRED DENICE WILLIAMS

LIAMS IN COUNTY CLERK'S OFFICE PLAINTIFF.

No. 99-3-04213-1

VS.

A.M. JUN 22 2000 P.M.

WARRANT IN AID OF HABEAS CORPUS

JOHN ALLEN WILLIAMS

DEFENDANT,

PIERCE COUNTY, WASHINGTO'.
TED RUTT, COUNTY CLERK
BY\_\_\_\_\_\_DEPUTY

TO THE SHERIFF OF PIERCE COUNTY, AND EACH AND EVERY PEACE OFFICER OF THE STATE OF WASHINGTON, GREETINGS:

WHEREAS, A WRIT OF HABEAS CORPUS HAS BEEN ENTERED DIRECTING THE CLERK OF THE ABOVE ENTITLED COURT TO ISSUE A WARRANT FOR THE ARREST OF:

FULL NAME: SALENA DENISE WILLIAMS

ADDRESS:

**UNKNOWN** 

DATE OF BIRTH: 02-01-92

SEX: FEMALE

RACE: BLACK

EYES: BROWN

WEIGHT: 75

HEIGHT: UNKNOWN

AND WHEREAS, IT APPEARS BY AFFIDAVIT THAT THE PERSON NAMED IN THIS WARRANT IS ILLEGALLY HELD IN CUSTODY OR RESTRAINT, AND THERE IS GOOD REASON TO BELIEVE THAT SUCH PERSON WILL BE CARRIED OUT OF THE JURISDICTION OF THE COURT OR WILL SUFFER SOME IRREPARABLE INJURY;

NOW, THEREFORE, IN THE NAME OF THE STATE OF WASHINGTON, IT IS HEREBY ORDERED AND COMMANDED THAT THE SHERIFF OF PIERCE COUNTY, AND EACH AND EVERY PEACE OFFICER OF THE STATE OF WASHINGTON, BREAK AND ENTER IF NECESSARY, WHEREVER THE ABOVE PERSON IS THOUGHT TO BE HELD, INCLUDING, BUT NOT LIMITED TO, THE ADDRESS LISTED ABOVE, APPREHEND SUCH PERSON, AND FORTHWITH BRING SUCH PERSON BEFORE MARY DICKE, COMMISSIONER, OF THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF PIERCE, IN ROOM 101 OF THE COUNTY-CITY BUILDING AT 9:00 OR AS SOON AS POSSIBLE.

AND IT IS FURTHER ORDERED THAT THE SHERIFF OF PIERCE COUNTY OR OTHER PEACE OFFICERS AND IN THE WAY OF OR OBSTRUCT THE PEACE OFFICER'S ATTEMPT TO OBTAIN THE IMMEDIATE CUSTODY OF THE PERSON NAMED IN THIS WARRANT.

WITNESS THE HONORABLE VICKI L. HOGAN, JUDGE OF THE SUPERIOR COURT, PIERCE COUNTY, STATE OF WASHINGTON, AND THE SEAL THEREOF AFFIXED THIS DAY OF WILL, 2000.

TED RUTT
CLERK OF THE SUPERIOR COURT

BY DEPUTY CLERK

61\HABEAS.FRM

## PIERCE OUNTY SUPERIOR COURT, STATE OF WASHINGTON

MILDRED DENICE WILLIAMS

IN COUNTY CLERK'S OFFIC.

No. 99-3-04213-1

PLAINTIFF.

AM IIIN 22 2000 P.M

WARRANT IN AID OF HABEAS CORPUS

JOHN ALLEN WILLIAMS

DEFENDANT,

VS.

PIERCE COUNTY, WASHINGTON
TED RUTT, CO. CLERK
TED RUTT, CO. CLERK
TED RUTT, CO. CLERK
TED RUTT

TO THE SHERIFF OF PIERCE COUNTY, AND EACH AND EVERY PEACE OFFICER OF THE STATE OF WASHINGTON, GREETINGS:

WHEREAS, A WRIT OF HABEAS CORPUS HAS BEEN ENTERED DIRECTING THE CLERK OF THE ABOVE ENTITLED COURT TO ISSUE A WARRANT FOR THE ARREST OF:

FULL NAME: TAALIBAH AANISAH MUHAMMAD

ADDRESS:

**UNKNOWN** 

DATE OF BIRTH: 05-01-93

SEX: FEMALE

RACE: BLACK

EYES: BROWN

WEIGHT: 65

HEIGHT:UNKNOWN

AND WHEREAS, IT APPEARS BY AFFIDAVIT THAT THE PERSON NAMED IN THIS WARRANT IS ILLEGALLY HELD IN CUSTODY OR RESTRAINT, AND THERE IS GOOD REASON TO BELIEVE THAT SUCH PERSON WILL BE CARRIED OUT OF THE JURISDICTION OF THE COURT OR WILL SUFFER SOME IRREPARABLE INJURY;

NOW, THEREFORE, IN THE NAME OF THE STATE OF WASHINGTON, IT IS HEREBY ORDERED AND COMMANDED THAT THE SHERIFF OF PIERCE COUNTY, AND EACH AND EVERY PEACE OFFICER OF THE STATE OF WASHINGTON, BREAK AND ENTER IF NECESSARY, WHEREVER THE ABOVE PERSON IS THOUGHT TO BE HELD, INCLUDING BUT NOT LIMITED TO, THE ADDRESS LISTED ABOVE, APPREHEND SUCH PERSON, AND FORTHWITH BRING SUCH PERSON BEPORE MARY DICKE, COMMISSIONER, OF THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF PIERCE, IN ROOM 101 OF THE COUNTY-CITY BUILDING AT 9:00 OR AS SOON AS POSSIBLE.

AND IT IS FURTHER ORDERED THAT THE SHERIFF OF PIERCE COUNTY OR OTHER PEACE OFFICERS ACTING PURSUANT TO THIS WARRANT MAY ARREST ANY AND ALL OTHER PERSONS WHO STAND IN THE WAY OF OR OBSTRUCT THE PEACE OFFICER'S ATTEMPT TO OBTAIN THE IMMEDIATE CUSTODY OF THE PERSON NAMED IN THIS WARRANT.

WITNESS THE HONORABLE VICKI L. HOGAN, JUDGE OF THE SUPERIOR COURT, PIERCE COUNTY, STATE OF WASHINGTON, AND THE SEAL THEREOF AFFIXED THIS DAY OF WWW., 2000.

TED RUTT

CLERK OF THE SUPERIOR COURT

BY: DEPUTY CLERK

61\HABEAS.FRM

# PIERC OUNTY SUPERIOR COURT, STATE OF WASHINGTON

MILDRED DENICE WILLIAMS

IN COUNTY CLERK'S OFFICE

No. 99-3-04213-1

PLAINTIFF,

VS.

A.M. JUN 22 2000 P.M.

WARRANT IN AID OF HABEAS CORPUS

JOHN ALLEN WILLIAMS

DEFENDANT,

PIERCE COUNTY, WASHINGTON TED RUTT NTY CLERK
BY DEPUTY

TO THE SHERIFF OF PIERCE COUNTY, AND EACH AND EVERY PEACE OFFICER OF THE STATE OF WASHINGTON, GREETINGS:

WHEREAS, A WRIT OF HABEAS CORPUS HAS BEEN ENTERED DIRECTING THE CLERK OF THE ABOVE ENTITLED COURT TO ISSUE A WARRANT FOR THE ARREST OF:

FULL NAME: JOHN ALLEN WILLIAMS JR.

ADDRESS:

**UNKNOWN** 

DATE OF BIRTH: 01-17-90

SEX: MALE

RACE: BLACK

EYES: BROWN

WEIGHT:85

HEIGHT:4'11"

AND WHEREAS, IT APPEARS BY AFFIDAVIT THAT THE PERSON NAMED IN THIS WARRANT IS ILLEGALLY HELD IN CUSTODY OR RESTRAINT, AND THERE IS GOOD REASON TO BELIEVE THAT SUCH PERSON WILL BE CARRIED OUT OF THE JURISDICTION OF THE COURT OR WILL SUFFER SOME IRREPARABLE INJURY;

NOW, THEREFORE, IN THE NAME OF THE STATE OF WASHINGTON, IT IS HEREBY ORDERED AND COMMANDED THAT THE SHERIFF OF PIERCE COUNTY, AND EACH AND EVERY PEACE OFFICER OF THE STATE OF WASHINGTON, BREAK AND ENTER IF NECESSARY, WHEREVER THE ABOVE PERSON IS THOUGHT TO BE HELD, INCLUDING, BUT NOT LIMITED TO, THE ADDRESS LISTED ABOVE, APPREHEND SUCH PERSON, AND FORTHWITH BRING SUCH PERSON BEFERE MARY DICKE, COMMISSIONER, OF THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF PIERCE, IN ROOM 101 OF THE COUNTY-CITY BUILDING AT 9:00 OR AS SOON AS POSSIBLE.

AND IT IS FURTHER ORDERED THAT THE SHERIFF OF PIERCE COUNTY OR OTHER PEACE OFFICERS ACTING PURSUANT TO THIS WARRANT MAY ARREST ANY AND ALL OTHER PERSONS WHO STAND IN THE WAY OF OR OBSTRUCT THE PEACE OFFICER'S ATTEMPT TO OBTAIN THE IMMEDIATE CUSTODY OF THE PERSON NAMED IN THIS WARRANT.

TED RUTT

CLERK OF THE-SUPERIOR COURT

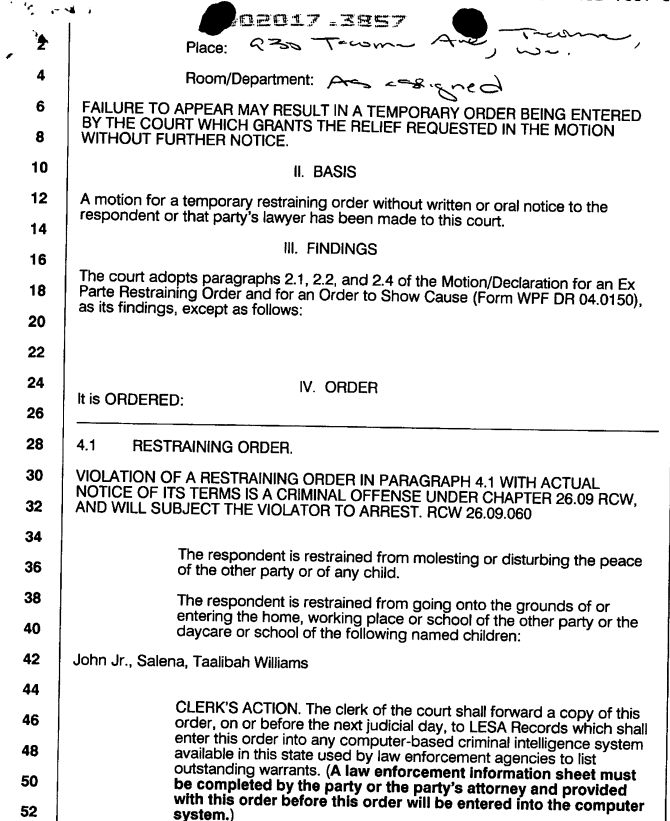
BY:

DEPUTY CLERK

61\HABEAS.FRM

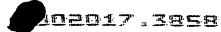
	W ear F11 FD
	IN COUNTY CLERKS OFFICE
	PIERCE COUNTY
SUBERIOR COURT OF WASHINGTON	PIERCE COUNTY WASHINGTON BY TED RUTT, COUNTY CLERK
SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE	-DEPUTY
In re the Marriage of:	<b>NO</b> . 99-3-04213-1
Mildred Denise Williams	EX PARTE RESTRAINING
Petitioner, and	ORDER/ORDER TO SHOW CAUSE (TPROTSC)
John Williams	
Respondent.	
Restraining Order Summary:	
Restraining Order Summary is set	forth below:
Name of person(s) restrained: Name of person(s) protected: See paragraph 4.1.	John Williams aka Muhammad Mildred,John Jr,Salena,Taalih
VIOLATION OF A RESTRAINING ORDER ACTUAL KNOWLEDGE OF ITS TERMS I CHAPTER 26.09 RCW, AND WILL SUBJ 26.09.060.	S A CRIMINAL OFFENSE UNDER CONTROL OF SECTION OF SECTIO
I. SHOW CAL	JSE ORDER
It is ordered that the respondent appear as below should not be continued in full force this action and why the other relief, if any,	and effect pending final determination of
should not be granted. A hearing has bee place:	n set for the following date, time and
Date: To ,	2000
- 8	
Time: 9:30 2.7	, <del>∏./</del> p.m.

EX PARTE RESTRAINING ORDER WPF DR 04.0170 (11/1999) CR 65(b); RCW 26.09.060 Page 1



EX PARTE RESTRAINING ORDER WPF DR 04.0170 (11/1999) CR 65(b); RCW 26.09.060 Page 2

·}





Ż	4.2	OTHER RESTRAINING ORDER						
4		The respondent is restrained from transferring, or removing,						
6	encumbering, concealing or in any way disposing of any property except in the usual course of business or for the necessities of life							
8		and requiring each party to notify the other of any extraordinary expenditures made after the order is issued.						
10		granded and the order to looked.						
12		The respondent is restrained from removing any of the children from the State of Washington.						
14								
16		The respondent is restrained from assigning, transferring, borrowing, lapsing, surrendering or changing entitlement of any insurance						
18		policies of either or both parties whether medical, health, life or auto insurance.						
20		FILED						
22		IN COUNTY CLERK'S OFFICE						
24	4.3	SURRENDER OF DEADLY WEAPONS.  PIERCE COUNTY MAGINIONAL						
26		SURRENDER OF DEADLY WEAPONS.  PIERCE CUITATY WASHINGTON JULY CLERK  Does not apply.  BY DEPUTY						
28		ULFOIT						
30	4.4	EXPIRATION DATE.						
32		This order shall expire on the hearing date set forth above er 14 days from						
34		the date of issuance, whichever is sooner, unless otherwise extended by the sourt.						
36	4.5	WAIVER OF BOND.						
38		Does not apply.						
40								
42	4.6	Other: Te Mother shell be awaded						
44		Other: The Mother shell be awided the morning to work fording to						
46								
48	Dated:	GIZI (OU) at A . ZU am/p.m.						
50	Date/F	lour of Issuance Jugger ourt Commissioner						
52	Preser	nted by:						

Ex PARTE RESTRAINING ORDER WPF DR 04.0170 (11/1999) CR 65(b); RCW 26.09.060 Page 3

4 IN COUNTY CLERK'S OFFICE A.M. JUN 2 1 2000 P.M. 8 PIERCE COLINITY "ASHINGTON 10 SUPERIOR COURT OF WASHINGTON 12 **COUNTY OF PIERCE** 14 16 In re the Marriage of: NO. 99-3-04213-1 Mildred Denise Williams 18 MOTION/DECLARATION FOR Petitioner. **EX PARTE RESTRAINING** 20 and ORDER AND FOR ORDER TO SHOW CAUSE 22 John Williams (MTAF) Respondent. 24 26 I. MOTION 28 Based upon the declaration below, the undersigned moves the court for a temporary order and order to show cause. 30 EX PARTE RESTRAINING ORDER. 1.1 32 A temporary restraining order should be granted without written or oral 34 notice to the other party or the other party's lawyer because immediate and irreparable injury, loss, or damage will result before other party or the other 36 party's lawyer can be heard in opposition. This order should restrain: The respondent from transferring, removing, encumbering, 38 concealing or in any way disposing of any property except in the 40 usual course of business or for the necessities of life and requiring each party to notify the other of any extraordinary expenditures made 42 after the order is issued. 44 The respondent from molesting or disturbing the peace of the other party or of any child. 46 John Allen Williams from going onto the grounds of or entering the 48 residence at 7302 So. Ainsworth Ave. 50 The respondent from going onto the grounds of or entering the home, working place or school of the other party or the daycare or **52** school of the following named children: John Jr., Salena, Taalibah Williams

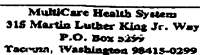
MOT./DEC. FOR EX PARTE RESTRAINING ORDER WPF DR 04.0150 (7/97) CR 65(b); RCW 26.09.060 Page 1

The respondent from removing any of the children from the State of 4 Washington. 6 The respondent from assigning, transferring, borrowing, lapsing, surrendering or changing entitlement of any insurance policies of 8 either or both parties whether medical, health, life or auto insurance. 10 The other party should be required to appear and show cause why these 12 restraints should not be continued in full force and effect pending final determination of this action. 14 1.2 SURRENDER OF DEADLY WEAPONS. 16 Does not apply. 18 20 1.3 OTHER TEMPORARY RELIEF. 22 The respondent should also be required to appear and show cause why the court should not enter a temporary order which: 24 approves a parenting plan which is proposed by the petitioner 26 appoints a guardian ad litem/investigator/lawyer on behalf of the 28 minor children. 30 other: The respondent threatened to kill me while I was in the hospital, Tacoma General on 32 5/16/2000. The staff took the necessary security actions to protect me. (See attached report from Tacoma General Security) I am in fear for my life. He has made threats 34 to destroy me. The petitioner has taken the children and no one knows their whereabouts. I am frieghtened for my children's safety. He is using them to get at 36 me. 38 40 1.4 OTHER: 42 44 Dated: 6/21/00 46 Name. FIU 38 48 W.S.B.A. # Attorney for Petitioner 50 II. DECLARATION 52 2.1 INJURY TO BE PREVENTED.

MOT./DEC. FOR EX PARTE RESTRAINING ORDER WPF DR 04.0150 (7/97) CR 65(b); RCW 26.09.060 Page 2

' 2		The ex parte restraining order requested in paragraph 1.1 above is to prevent the following injury (define the injury):							
4	Thora								
6	The respondent has threatened to kill me while I was in Tacoma General hospital on 05/16/00. Security moved me to another ward to protecet me. All visitors had to be cleared through me. He has since taked my children and has disappeared with								
8	them.	was girmer to the entre taked my children and has disappeared with							
10 12	2.2	REASONS WHY THE INJURY MAY BE IRREPARABLE.							
		This injury may be irreparable because:							
14	He has	s threatened to kill me. I may never see my children again.							
16		with the cooling of materiagan.							
18	2.3	CLEAR AND CONVINCING REASONS WHY WEAPONS SHOULD BE SURRENDERED.							
20									
22		Does not apply.							
24	2.4	REASONS FOR A TEMPORARY ORDER.							
26									
28	roregoi	re under penalty of perjury under the laws of the State of Washington that the ing is true and correct.							
30	Signed	at <u>Jacoma</u> , <u>Ma</u> , on <u>6/21/00</u> (City and State)							
32		(City and State)							
34									
36		Name: Mildred Denise Williams Declarant/Petitioner							
38		III. EFFORTS TO GIVE THE OTHER PARTY NOTICE							
40	The following efforts have been made to give the other party or other party's lawyer								
42	notice and the following reasons exist why notice should not be required:								
44	John Williams has deliberately avoided me and professional servers by giving wrong names, addresses, and phone numbers while being served the Motion for								
46	On Mar	tion and Parenting Plan. ch 27,2000 John took the choildren out of school, away from me and their							
48	morius.	I have not spoken to them since that time. I do not know where they are.							
50									
52	Dated:	6/21/00							
	-	Name: Pro Se							

MOT./DEC. FOR EX PARTE RESTRAINING ORDER WPF DR 04.0150 (7/97) CR 65(b); RCW 26.09.060 Page 3



(253) 403-1157

fils #	600 Sect		90110	File #		Inc	ident !	(455100 9019 0000
Date	Mry 10, 300	P - May 16, 2000	Time	11:50 - 12:47	Cause	Pomertic		
Car. 83 Security Georgians		Operations	1865	Schemench BD		TVD8 OF THIRDHOR		, <u>.</u>
Blagsite	F(A)-cime	Conoral Hospital		Location	8J-Oncology			<del></del>
Dansiger	Type	No loss	Direct	LOSS	\$0.00	Indirect	LOSS	\$6.00
AVELLED	OSS	\$0.00	1400 405	\$	\$0.00		COVACAG	\$0.00
Report T	aken By	Mart H Miller			Title	SERVICE CHARLE	<del>                                      </del>	
ROSD, JUL	ervisor	CHEY'S CANGILLIN			inclaent	Status	9207	

### NIBIAS ALL

At the above date and time S/O MILLER was dispatched to room 604 to speak to patient Mildred MUHEMMAD. It was reported her mother received a phone call from her husband stating he was "going to kill her." MUHEMMAD stated she had placed a restraining order against John MUHEMMAD and she has not had centact with him since March 27, when he abducted their 3 children. She still does not know the whereabouts of the children. The suspect made contact

HS Equable							
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Autoris Harris No Lypnor	
Pote Implemented	
Responsible Supervisor Notified	Date Notified

Administrații o					
Completed By	More Miller	Title	Officer	Date	May 16, 2000
Reviewed By	Cary Caughtin	Title	Superviper	Date	15, 2000 16, 2000
Entered By	Abert Miller	Title	Officer	Date	May 16, 3000
Assigned To		Title		Date	
Forwarded To		Title	Ţ	Date	

- File # 20-0450

Incident #

0000005059 0000

Page # 2

Incident Samplisa

with the patient at 1130 5/16/00 by telephone (TPD was notified of the restraining order violation). When she only wanted to find her children, the suspect ended the conversation. He then called her mother. When he did that is when he made threats. Upon interviewing the patient, MiLLER learned the suspect is a light skinned black man, DOB 12/31/50, 6'1", 185lbs. medium build (very muscular), clean shaven, and "very charming." It was also learned the suspect owned no weapons, but has access to them. He also has served in the US Army as a Demolitions/Weapons expert for 15 years and "can make a weapon out of anything." It was also stated he is skilled in hand to hand fighting. The patient was placed on the "Do not announce" list with the hospital operator, and her from phone was blocked from incoming calls. She was then moved to room 633. She stated the suspect also has a history of wearing a military uniform with a different name than his on it. Shortly after clearing from 6J, security was dispatched stat to 6J regarding a man with a similar description asking for the patient. Upon arrival it was leamed, by ID check, it was not the suspect but a friend of the patients who was allowed to be there (Stanley). The nursing staff has asked security to remain alerted to the possibility of the suspects arrival. Before officers cleared the patient stated she believed the suspect has the ability and the drive to try to make good on his threats.

39555

## IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF PIERCE CAUSE NO. 99 3 04213 1 SHERIFF'S RETURN OF SERVICE

**PLAINTIFF** 

MILDRED DENISE WILLIAMS

VS.

**DEFENDANT** JOHN ALLEN WILLIAMS

I the undersigned do hereby state that I received the following documents: SUMMONS, PETITION, EXHIBIT A, PROPOSED PARENTING PLAN on March 6, 2000 for service upon JOHN ALLEN WILLIAMS and that I acted on same within the County of Pierce, State of Washington, as follows:

NOT FOUND:

After diligent search and inquiry, I was unable to locate JOHN ALLEN WILLIAMS at 7419 S ALASKA, TACOMA or 772 115TH ST S, TACOMA, within Pierce County, Washington. I made numerous attempts to serve, left my card, and phone messages without response from Mr Williams. I believe JOHN ALLEN WILLIAMS is avoiding service.

I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Dated March 17, 2000.

MARK P. FRENCH PIERCE COUNTY SHERIFF

> ROGER WARD Deputy Sheriff

930 TACOMA AVE SO, TACOMA, WA 98402

**Service** \$0.00

Mileage \$19.60 **Return** \$7.00

**Copies** \$0.00

**Notary** \$0.00

<u>Total</u> \$26.60

Total Rec'd \$50.00 Total Fees \$26.60 Account Balance
Refund Due: \$23.40

MILDRED DENISE WILLIAMS





264

# IN THE SUPERIOR COURT, PIERCE COUNTY, WASHINGTON

NOTE	FOR	COMMISSI	CONER. 2	CALENDAR	

Wildred Denise Williams	CASE NO. 99-3-04213-1
Plaintiff/Petitioner	IN COUNTY CLERK'S OFFICE
John Allen Williams	A.M. JUN 2 1 2000 P.M.
Defendant/Respondent	PIERCE COUNTY WASHINGTON TED RUTT COUNTY CLERK BYDEPUTY
name: John Allen Williams	(Please list additional attorneys on reverse)
ADDRESS:	ATTORNEY FOR:
· · · · · · · · · · · · · · · · · · ·	PHONE:
CALENDAR DATE 7/10/200 (day of the state of motion	00 <u>d/30/00</u> he week) (date)
SELECT ONE	BOX BELOW
[ ] (OE) Supplemental Proceedings (1:30 Mon Fri.) [ ] (UD) Unlawful Detainer (1:30 Mon Fri.)	(MO) Show Cause/Family Law (9:30 Mon Thurs.) PARTY SETTING HEARING MUST CONFIRM BY CALLING (253)798-6697 BY NOON, TWO (2) COURT/WORKING DAYS PRIOR TO HEARING
[ ] (GD) Probate/Gdnshp/Mnr Settlement (1:30 Mon Fri.)	
[ ] (DD) Uncontested Dissolutions W/Attorneys (3:00 MonFri.)	[ ] (FC) Paternity (1:30 Mon., Tues. & Thurs.)
Dated 6/21/00	Signed
Name Wildred Denice Williams	WSB#
Address	Attorney For
	Phone  Piego do not (use this number of the
THE ABOVE INFORMATION MU	Please do not give this number, I am ST BE COMPLETED AND SIGNED in tiling

IN COUNTY CLERK'S OFFICE A.M., MAY 2 ATY WASHINGTON COUNTY CLERK TED RUT 4 6 SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE 99 3 04213 1 8 10 NO. AMENDED In re the Marriage of: 12 PARENTING PLAN PROPOSED (PP) 14 Mildred Denise Williams Petitioner [ ] TEMPORARY (PPT) [#] FINAL ORDER (PP) John Allen Williams 16 Respondent. 18 20 This parenting plan is: the final parenting plan signed by the court pursuant to a decree 22 of dissolution entered on 24 the final parenting plan signed by the court pursuant to an order entered on which modifies a previous parenting plan or 26 custody decree. a temporary parenting plan signed by the court. 28 [X] proposed by mother . IT IS HEREBY ORDERED, ADJUDGED AND DECREED: 30 32 I. GENERAL INFORMATION 34 This parenting plan applies to the following children: 36 Name Birthdate 38 John Allen Williams, Jr. January 17, 1990 40 Salena Denise Williams February 1, 1992 Taalibah Aanisah Muhammad 42 May 1, 1993 44

FILED

PARENTING PLAN
WPF DR 01.0400 (11/98)
RCW 26.09.181; .187; .194.
PAGE 1

2		11. BASIS FOR RESTRICTIONS
4	2 1 PARE	NTAL CONDUCT (RCW 26.09.191(1), (2)).
6		
8	[X]	Does not apply. The $[X]$ father's $[$ $]$ mother's residential time with the children shall be limited, and mutual decision-making and
10		designation of a dispute resolution process other than court action shall not be required because this parent has engaged
12		in the conduct which follows.
14		[ ] Willful abandonment that continues for an extended period of time or substantial refusal to perform parenting
16		<pre>functions. [X] Physical, sexual or a pattern of emotional abuse of a</pre>
18		child.
20		[X] A history of acts of domestic violence as defined in RCW 26.50.010(1) or an assault or sexual assault which causes grievous bodily harm or the fear of such harm.
22		galevede south, narm of one feat of such harm.
24	2.2 OTHE	R FACTORS (RCW 26.09.191(3)).
26	أيبير	Does not apply.
28	[X]	The [] mother's [X] father's involvement or conduct may have an adverse effect on the child's best interests because of the
30		existence of the factors which follow.
32		[ ] Neglect or substantial nonperformance of parenting functions.
34		[] A long-term emotional or physical impairment which interferes with the performance of parenting functions as defined in RCW 26.09.004.
36		[] A long-term impairment resulting from drug, alcohol, or other substance abuse that interferes with the
38		performance of parenting functions. [] The absence or substantial impairment of emotional ties
40		between the parent and child.
42		[X] The abusive use of conflict by the parent which creates the danger of serious damage to the child's psychological
44		<pre>development. [X] A parent has withheld from the other parent access to the     child for a protracted period without good cause.</pre>

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2		[ ] Other:
4		
6		III DECIDENMINI COMPRIME
8		III. RESIDENTIAL SCHEDULE
10	These prot the year	visions set forth where the child(ren) shall reside each day of and what contact the child(ren) shall have with each parent.
12	3.1 PRE-	SCHOOL SCHEDULE.
14	[X]	There are no children of preschool age.  Prior to enrollment in school, the child(ren) shall reside
16	L J	with the [] mother [] father, except for the following days and times when the child(ren) will reside with or be with the
18		other parent:
20		from to [ ] every week [ ] every other week [ ] the first and third
22		<pre>week of the month [ ] the second and fourth week of the month [ ] other:</pre>
24 26		from to . [] every week [] every other week [] the first and third
28		<pre>week of the month [ ] the second and fourth week of the month [ ] other:</pre>
30	2.0	
32	3.2 SCHO	OL SCHEDULE.
34	[X]	enrollment in school, the child(ren) shall reside with the mother [] father, except for the following days and times
36		the child(ren) will reside with or be with the other parent:
38	from [ ]	Friday at 6:00pm to Sunday at 6:00pm.  every week [X] every other week [] the first and third week of the month
40	[ ]	the second and fourth week of the month [X] other: In
42		addition, the father may visit any other time with 24 hours notice to the mother provided it does not conflict with the mother's or children's schedule.
44		The second secon

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2				
4		from	to to every week [ ] every other week [ ] the fir	st and third week
6		[]	of the month the second and fourth week of the month [ ]	
8		( )	the second and routen week of the month [ ]	other.
10		[X]	The school schedule will start when each che [ ] kindergarten [ ] first grade [X] ot	
12			effect	mer carrenery in
14	3.3	SCHEI	DULE FOR WINTER VACATION.	
16				
18		winte	child(ren) shall reside with the [X] mother er vacation, except for the following days ad (ren) will reside with or be with the other	nd times when the
20		CHIL	d(len) will leside with of be with the other	parent:
22				
24	3.4	SCHEI	DULE FOR SPRING VACATION.	
26			child(ren) shall reside with the [X] mother	
			ng vacation, except for the following days a d(ren) will reside with or be with the other	
28				
30	3.5	SUMME	ER SCHEDULE.	
32				
34		with	completion of the school year, the child() the [X] mother [] father, except for the f	following days and
36		parer	s when the child(ren) will reside with or b nt:	oe with the other
38		[X]	Same as school year schedule.	
40		l J	Other:	
42	3.6	VACAT	TION WITH PARENTS.	
44			Does not apply. The schedule for vacation with parents is a	
				We the People

2				
4				
6	3.7	SCHEDULE FOR HOLIDAYS.		
8		The residential schedul below is as follows:	e for the child(ren)	for the holidays listed
10			With Matheway	*****
12			With Mother (Specify Year Odd/Even/Every)	With Father (Specify Year Odd/Even/Every)
14		Now Year's Day		200, 200, 200, 77
16		New Year's Day Martin Luther King Day Presidents Day		
18		Memorial Day July 4th		-
20		Labor Day Veterans Day		
22		Thanksgiving Day Christmas Eve		
24		Christmas Day		
26		Savior's Day Kwanzaa	EVERY EVEN	ODD
28				
30	<u>.</u>	[ ] For purposes of th	ais parenting plan, a	holiday shall begin and
32		end as follows (se	et forth times):	
34		[ ] Holidays which fa Saturday and Sunda	all on a Friday or a	a Monday shall include
36		[] Other:	ay.	
38	3.8	SCHEDULE FOR SPECIAL OCCASIONS.		
40		The residential schedu special occasions (i.e.	ule for the child(r	en) for the following
42			With Mother	With Father
44			(Specify Year Odd/Even/Every)	(Specify Year <u>Odd/E</u> ven/Every)
				CHIC D CTX D

2			
4			er's Day er's Day
_			
6			
8			
10		[ ]	Other:
12			
14	3.9	PRIO	RITIES UNDER THE RESIDENTIAL SCHEDULE.
16 18		[X] []	Does not apply. For purposes of this parenting plan the following days shall have priority:
20			[ ] Parents' vacations have priority over holidays. Holidays
22			occasions have priority over school vacations.
24			[ ] Other:
26	3.10	REST	RICTIONS.
28		[X]	Does not apply because there are no limiting factors in paragraphs 2.1 or 2.2.
30		[X]	The $[X]$ father's $[]$ mother's residential time with the
32			children shall be limited because there are limiting factors in paragraphs 2.1 and 2.2. The following restrictions shall
34			apply when the children spend time with this parent: Supervised Visitations
36		[ ]	There are limiting factors in paragraph 2.2, but there are no restrictions on the [ ] father's [ ] mother's residential time
38			with the children for the following reasons:
40	3.11	TRANS	SPORTATION ARRANGEMENTS.
42		Trans	sportation arrangements for the child(ren), other than costs,
44		agre	een parents shall be as follows: To be shared as mutually ed.

2	2 12	DESIGNATION OF CUSTODIAN.
4	3.12	
6		The children named in this parenting plan are scheduled to reside the majority of the time with the [X] mother [] father. This parent is designated the custodian of the child(ren) solely for
8		purposes of all other state and federal statutes which require a designation or determination of custody. This designation shall
10		not affect either parent's rights and responsibilities under this parenting plan.
12		
14	3.13	OTHER:
16		
18		IV DECICION MARING
20		IV. DECISION MAKING
22	4.1	DAY TO DAY DECISIONS.
24		Each parent shall make decisions regarding the day-to-day care and control of each child while the child is residing with that parent. Regardless of the allocation of decision making in this parenting
26		plan, either parent may make emergency decisions affecting the health or safety of the children.
28		medicin of safety of the children.
30	4.2	MAJOR DECISIONS.
32		Major decisions regarding each child shall be made as follows:
34		Education decisions [X] mother [] father [X] joint
36		Non-emergency health care [X] mother [ ] father [X] joint Religious upbringing [X] mother [ ] father [X] joint
38		[] mother [] father [] joint [] mother [] father [] joint
40		[ ] mother [ ] father [ ] joint [ ] mother [ ] father [ ] joint
42		[] mother [] father [] joint [] mother [] father [] joint
44		

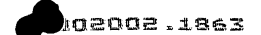
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2	4.3 RESTRICTIONS IN DECISION MAKING.	
4	JK)	Does not apply because there are no limiting factors in paragraphs 2.1 and 2.2 above.
6	[ <b>X</b> ]	
8		<u>-</u>
10		[ ] A limitation on the other parent's decision-making authority is mandated by RCW 26.09.191 (See paragraph 2.1).
12		[ ] Both parents are opposed to mutual decision making. [ ] One parent is opposed to mutual decision making, and such
14		opposition is reasonably based on the following criteria:
16		<ul><li>(a) The existence of a limitation under RCW 26.09.191;</li><li>(b) The history of participation of each parent in</li></ul>
18		decision making in each of the areas in RCW 26.09.184(4)(a);
20		(c) Whether the parents have demonstrated ability and desire to cooperate with one another in decision
22		making in each of the areas in RCW 26.09.184(4)(a);
24		and (d) The parents' geographic proximity to one another, to
26		the extent that it affects their ability to make timely mutual decisions.
28	, ,	manage and distriction of the second
30	į J	There are limiting factors in paragraph 2.2, but there are no restrictions on mutual decision making for the following reasons:
32		
34		V. DISPUTE RESOLUTION
36	[] Disp	outes between the parties, other than child support disputes,
38	shal	ll be submitted to (list person or agency):
40	[ ]	counseling by mutually agreed upon person or agency, or
42	[ ]	mediation by, or
	[ ]	arbitration by
44		cost of this process shall be allocated between the parties as

2	follows:
4	[] % mother % father. [] based on each party's proportional share of income from line
6	<pre>6 of the child support worksheets. [ ] as determined in the dispute resolution process.</pre>
8	The counseling, mediation or arbitration process shall be commenced
10	<pre>by notifying the other party by [ ] written request [ ] certified mail [ ] other:</pre>
12	
14	In the dispute resolution process:
16	<ul><li>(a) Preference shall be given to carrying out this Parenting Plan.</li><li>(b) Unless an emergency exists, the parents shall use the</li></ul>
18	designated process to resolve disputes relating to implementation of the plan, except those related to financial
20	<pre>support. (c) A written record shall be prepared of any agreement reached in</pre>
22	counseling or mediation and of each arbitration award and shall be provided to each party.
24	(d) If the court finds that a parent has used or frustrated the dispute resolution process without good reason, the court
26	shall award attorney's fees and financial sanctions to the other parent.
28	(e) The parties have the right of review from the dispute resolution process to the superior court.
30	[X] No dispute resolution process, except court action, shall be
32	ordered, because [ ] a limiting factor under RCW 26.09.191 applies or [X] one parent is unable to afford the cost of the proposed
34	dispute resolution process.
36	
38	VI. OTHER PROVISIONS
40	<pre>[X] There are no other provisions. [ ] There are the following other provisions:</pre>
42	J
44	

2	VII. DECLARATION FOR PROPOSED PARENTING PLAN			
4	[X] Does not apply.			
6	VIII. ORDER BY THE COURT			
8				
10	It is ordered, adjudged and decreed that the parenting plan set forth above is adopted and approved as an order of this court.			
12	WARNING: Violation of residential provisions of this order with actual			
14	knowledge of its terms is punishable by contempt of court and may be a criminal offense under RCW 9A.40.070(2). Violation of this order may subject a violator to arrest.			
16				
18	When mutual decision making is designated but cannot be achieved, the parties shall make a good faith effort to resolve the issue through the dispute resolution process.			
20	If a parent fails to semple with a			
22	If a parent fails to comply with a provision of this plan, the other parent's obligations under the plan are not affected.			
24				
26				
28	Data di			
30	Dated:	Judge/Commissioner		
32	Presented by:	proved for entry:		
34				
36	Signature	Signature		
	Mildred Denise Williams			
38	Print or Type Name	Print or Type Name		
40				
42				
44				



-	IN COUNTY CLERK'S OFFICE  A.M. MAY A.X. 2000 P.M.  PIERCI
2	PIERCI PIERCI VASHINGTON BY ITY CLERK
4	BY TED VASHINGTON ITY CLERK ——DEPUTY
6	SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE
8	)
10	In re the Marriage of: , NO. 99 3 04213 1
12 14	) ORDER FOR SERVICE Mildred Denise Williams Petitioner ) OF SUMMONS BY and ) PUBLICATION (If
16	John Allen Williams Respondent. ) Required by Local Practice (ORPUB)
18	I. BASIS
20	The court has considered a motion and declaration requesting that th
22	summons in this matter be served on the respondent by publication.
24	II. FINDINGS

III. ORDER

Based on the representations made in the declaration, the court FINDS that the summons in this matter may be served on the respondent by

IT IS ORDERED that the summons in this matter may be served on the respondent by publication in conformity with RCW 4.28.100

Judge/Commissioner

Presented by:

40 42

26

28

30

32

34

36

38

44

46

Mildred Denise Williams

publication in accordance with RCW 4.28.100.

Print or Type Name

Signature

ORDER FOR SERVICE BY PUBLICATION WPF DR 01.0265 (7/93) RCW 4.28.100 PAGE 1

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IN COUNTY OF	ED OF
A.M. MAY 1	2 2/100 г.м.
TED RUTT CO	WASHINGTON
PIERCE COUNTY TED RUTT, COL	CLERK DEPLITY

2 4			PIERCE COUNTY WASHINGTON BY TED RUTT, COUNTY CLERK
6	SUPERIOR COURT OF WASHINGTO	ON	DEPUTY
8		)	
10	In re the Marriage of:	)	NO. 99 3 04213 1
12		)	SUMMONS BY
14	Mildred Denise Williams and	Petitioner )	PUBLICATION (SMPB)
16	John Allen Williams	Respondent. )	)

18 TO THE RESPONDENT:

#### 20 (NOTE TO PUBLISHER: Publish only those boxes which are checked.)

22 The petitioner has started an action in the above court requesting:

that your marriage be dissolved. [ ] a legal separation.

26 [ ] that the validity of your marriage be determined.

28

30

36

40

42

44

46

48

24

The petition also requests that the Court grant the following relief:

32 [X]Provide reasonable maintenance for the [ ] husband [X] wife.

[X] Approve a parenting plan for the dependent children. 34

[X] Determine support for the dependent children pursuant to the Washington State Support Schedule.

[ ] Approve a separation agreement;

[X] Dispose of property and liabilities.

38 maw [X] Change name of wife to: Muhunmad

Change name of husband to:

[ ] Order payment of court costs and reasonable fees.

mdw [X] Enter a continuing restraining order.

Order payment of day care expenses for the children. [ ]

Award the tax exemptions for the dependent children as [X] follows: The mother shall be awarded the tax exemption for the children during the even years. The father shall be awarded the tax exemptions for the children during the odd

Order payment of attorney's fees, other professional fees and

costs. 50 [ ] Other:

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X P

ABC Paralegal •Washington Paralegal 6109 93rd St. SW •Lakewood, WA 98499 (253) 588-8811 • Fax (253) 581-9758

SUMMONS BY PUBLICATION WPF DR 01.0270 (7/97) RCW 4.28.100; CR 4.1 PAGE 1

# **2**002002 .1865



2 3. You must respond to this summons by serving a copy of your written response on the person signing this summons and by filing the 4 original with the clerk of the court. If you do not serve your 6 written response within 60 days after the date of the first publication of this summons (60 days after the  $\_$  day of  $\_$ \_\_\_\_\_, 2000), the court may enter an order of default against you, and the court may, without further notice to you, enter a decree 8 10 and approve or provide for other relief requested in this summons. In the case of a dissolution of marriage, the court will not enter 12 the final decree until at least 90 days after service and filing. If you serve a notice of appearance on the undersigned person, you 14 are entitled to notice before an order of default or a decree may be entered. 16 18 Your written response to the summons and petition must be on form 01.0300, Response to Petition (Domestic Relations). 20 Information about how to get this form may be obtained by contacting the clerk of the court, or by contacting the Office of 22 the Administrator for the Courts at (360) 705-5328, or from the Internet at the Washington State Supreme Court homepage: 24 http://www.wa.gov/courts/ 26 28 5. If you wish to seek the advice of an attorney in this matter, you should do so promptly so that your written response, if any, may be 30 served on time. 32 6. One method of serving a copy of your response on the petitioner is 34 to send it by certified mail with return receipt requested. 36 7. Other: 38 40 42 44 46 This summons is issued pursuant to RCW 4.28.100 and Superior Court Civil 48 Rule 4.1 of the State of Washington.

We the People

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SUMMONS BY PUBLICATION WPF DR 01.0270 (7/97) RCW 4.28.100; CR 4.1 PAGE 2

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2 4 Dated: Signature of Lawyer or Petitioner 6 \_Mildred Denise Williams 8 Print or Type Name 10 FILE ORIGINAL OF YOUR RESPONSE SERVE A COPY OF YOUR RESPONSE ON: WITH THE CLERK OF THE COURT AT: 12 [X] Petitioner 14 [ ] Petitioner's Lawyer 16 PIERCE COUNTY SUPERIOR COURT Mildred Denise Williams 18 County-City Building 7302 South Ainsworth Avenue 930 Tacoma Avenue South Tacoma, WA 98408 20 Tacoma, WA 98402 22 24 26 28 30 32 34 36 38 40 42 44 46

SUMMONS BY PUBLICATION WPF DR 01.0270 (7/97) RCW 4.28.100; CR 4.1 PAGE 3

We the People

4	IN COUNTY CLEPIK'S OFFICE
~	A.M. MAY 1 9 2000
2	A.M. MAY 1 2 2000 P.M. PIERCE COUNTY
4	PIERCE COUNTY WASHINGTON BY TED RUTT, COUNTY CLERK
6	SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE
8	)
10	In re the Marriage of: ) NO. 99 3 04213 1
12	) DECLARATION FOR Mildred Denise Williams Petitioner ) SERVICE BY
14	and ) PUBLICATION
16	John Allen Williams Respondent.) (DCLR)
18	
20	I DECLARE:
22	1. Service of summons by publication is justified because:
24	[ ] the respondent is not a resident of this state. [X] the respondent cannot be found in this state because:
26	[ ] the respondent has departed from Washington to avoid
28	service of summons. [] the respondent has concealed himself/herself to avoid
30	service of summons.  [X] other: See attached hand written declaration
	[A] Other: See attached hand written declaration
32	2. The facts supporting the above allegations are:
34	See attached hand written declaration
36	see accaened hand written decraration
38	
40	3. The following efforts were made to locate the respondent for personal service or service by mail:
42	See attached hand written declaration and Sheriff's Return of
44	Service
46	
	4. [] A copy of the summons (substantially in the form prescribed in
48	RCW 4.28.110) and the petition have been deposited in the post office, directed to the respondent at the respondent's place
50	of residence. [X] I do not know the respondent's address.



2	I declare under penalty	y of perjury under the laws of the State of going is true and correct.
4		egoing is true and correct.
6	Signed at	on
8	. Crow	
10		Signature
12		_Mildred Denise Williams
14		Print or Type Name
16		
18		
20		
22		
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28		
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DECLARATION FOR SERVICE BY PUBLICATION WPF DR 01.0260 (7/93)
RCW 4.28.100
PAGE 2

1	SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE
3	Mildred D. Williams ; NO. 99-3-04213-1
5	Petitioner, ) and ) DECLARATION OF  When a. Williams ) ———————————————————————————————————
7 8	Respondent. )  This declaration is made by:
9 10 11	NAME: Mildred D. B. Cleans ADDRESS: 7302 S. Almoworth ave Sheoma. 3Va. 98408
12	TELEPHONE: (253) 413-6950  AGE: 40  OCCUPATION:
14 15	RELATIONSHIP TO THE PARTIES IN THIS ACTION:
16 17	John a. Williams served the divorce parenting plan
18 19	supporting that John was dodging the sheriff office.
20 21	Children, John Jr. 10, Salina & and Jaalitak 7, for
22	he would let me know when he wanted to see them, pick
24	them up from school, etc. The times he requested to see the children were never denied. He always had access
<ul><li>26</li><li>27</li><li>28</li></ul>	And I never discouraged the children from seling. Their dad. Peither did I speak badly of him to them DECLARATION-Page 1
20	DECEMENTATION - Lage I

March 1746 the landlard Called about the rent DECLARATION - Page 2

15

21

,	Coming home, They said after their have their. I said
2	skay. Whit a 1/2 thou later, I bear paging him
3	Continuously again. He called at 41:25 pm and said they
4	were stick in Seattle, but they were enroute. I said
5	okay. That was the last time I had heard from this
6	to this date. He took all monies from the children's
7	accounts which totalled \$521.00. I later found out he
8	Forrowed \$1,100.00 from his business partner, de left
9	me completely penuless. My mon lives with me
10	and she's 73 and not in good health. My daughter
11	Tablitak is her reason for living these days. He
12	have heard nothing. We live moment by moment.
13	I do not know where he is Please allow me to
14	do a public notrce.
15	!
16	
17	
18	
19	I declare under penalty of perjury under the laws of the State of Washington that the foregoing
20	is true and correct.
21	Signed at <u>Alloma, 3/ashingtory</u> (City and State) on <u>5/3/2000</u> [Date].
22	
23	
24	DIGITALUNE
25	Mildred D. Williams
26	PRINT NAME
27	
28	DECLARATION - Page 3

39555

# IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF PIERCE CAUSE NO. 99 3 04213 1 SHERIFF'S RETURN OF SERVICE

**PLAINTIFF** 

MILDRED DENISE WILLIAMS

VS.

**DEFENDANT** JOHN ALLEN WILLIAMS

I the undersigned do hereby state that I received the following documents: SUMMONS, PETITION, EXHIBIT A, PROPOSED PARENTING PLAN on March 6, 2000 for service upon JOHN ALLEN WILLIAMS and that I acted on same within the County of Pierce, State of Washington, as follows:

**NOT FOUND:** 

After diligent search and inquiry, I was unable to locate JOHN ALLEN WILLIAMS at 7419 S ALASKA, TACOMA or 772 115TH ST S, TACOMA, within Pierce County, Washington. I made numerous attempts to serve, left my card, and phone messages without response from Mr Williams. I

believe JOHN ALLEN WILLIAMS is avoiding service.

I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Dated March 17, 2000.

MARK P. FRENCH PLERCE COUNTY)SHERIFF

> ROGER WARD Deputy Sheriff

930 TACOMA AVE SO, TACOMA, WA 98402

Service \$0.00 **Mileage** \$19.60

**Return** \$7.00

**Copies \$0.00** 

**Notary** \$0.00

<u>Total</u> \$26.60

Total Rec'd \$50.00 Total Fees \$26.60 Account Balance
Refund Due: \$23.40

MILDRED DENISE WILLIAMS

2		
4		
6	SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE	99 3 04213 1
8		)
10	In re the Marriage of:	) NO.
12		) PARENTING PLAN ) [X] PROPOSED (PP)
14	Mildred Denise Williams Petitioner and	) [ ] TEMPORARY (PPT) ) [ ] FINAL ORDER (PP)
16	John Allen Williams Respondent.	
18		
20	Mhig manating mlan is:	
22	This parenting plan is: [ ] the final parenting plan signed by of dissolution entered on	the court pursuant to a decree
24	[ ] the final parenting plan signed by	
26	entered on which modifie custody decree.	s a previous parenting plan or
28	<pre>[ ] a temporary parenting plan signed b [X] proposed by mother .</pre>	y the court.
30	IT IS HEREBY ORDERED, ADJUDGED AND DECRE	ED:
32	I. GENERAL INFOR	RMATION
34	This parenting plan applies to the follow	wing children:
36	Name	Birthdate
38	John Allen Williams, Jr.	January 17, 1990
40	Salena Denise Williams	February 1, 1992
42	Taalibah Aanisah Muhammad	May 1, 1993
44		

2			II. BASIS FOR RESTRICTIONS
4	2.1	PARE	NTAL CONDUCT (RCW 26.09.191(1), (2)).
6		[X]	Does not apply. The [ ] father's [ ] mother's residential time with the
8		[ ]	children shall be limited, and mutual decision-making and
10			designation of a dispute resolution process other than court action shall not be required because this parent has engaged in the conduct which follows.
12			in the conduct which lollows.
14 16			[ ] Willful abandonment that continues for an extended period of time or substantial refusal to perform parenting functions.
18			[ ] Physical, sexual or a pattern of emotional abuse of a child.
20			[ ] A history of acts of domestic violence as defined in RCW 26.50.010(1) or an assault or sexual assault which causes
22			grievous bodily harm or the fear of such harm.
24	2.2	OTHE	R FACTORS (RCW 26.09.191(3)).
26		[X]	Does not apply.  The [] mother's [] father's involvement or conduct may have
28		. ,	an adverse effect on the child's best interests because of the existence of the factors which follow.
30			[ ] Narlast ou substantial companiaments of seconting
32			[ ] Neglect or substantial nonperformance of parenting functions.
34			[] A long-term emotional or physical impairment which interferes with the performance of parenting functions as defined in RCW 26.09.004.
36			[] A long-term impairment resulting from drug, alcohol, or other substance abuse that interferes with the
38			<pre>performance of parenting functions. [] The absence or substantial impairment of emotional ties</pre>
40			between the parent and child.
42			[ ] The abusive use of conflict by the parent which creates the danger of serious damage to the child's psychological development.
44			[ ] A parent has withheld from the other parent access to the

child for a protracted period without good cause.

PARENTING PLAN
WPF DR 01.0400 (11/98)
RCW 26.09.181; .187; .194.
PAGE 2

2		[ ] Other:
4		
6		III. RESIDENTIAL SCHEDULE
8		the second secon
10	the year	rovisions set forth where the child(ren) shall reside each day of and what contact the child(ren) shall have with each parent.
12	3.1 PR	E-SCHOOL SCHEDULE.
14 16	[X [	<pre>There are no children of preschool age. Prior to enrollment in school, the child(ren) shall reside with the [ ] mother [ ] father, except for the following days</pre>
18		and times when the child(ren) will reside with or be with the other parent:
20		from to
22		[] every week [] every other week [] the first and third week of the month
24		[ ] the second and fourth week of the month [ ] other:
26		<pre>from to [] every week [] every other week [] the first and third     week of the month</pre>
28		[ ] the second and fourth week of the month [ ] other:
30	3.2 SC	HOOL SCHEDULE.
32		
34	ָן <u>.</u>	on enrollment in school, the child(ren) shall reside with the X] mother [] father, except for the following days and times the child(ren) will reside with an he with the other names.
36	WII	en the child(ren) will reside with or be with the other parent:
38		<pre>om Friday at 6:00pm to Sunday at 6:00pm. ] every week [X] every other week [] the first and third week     of the month</pre>
40	[	
42		notice to the mother provided it does not conflict with the mother's or children's schedule.
44		5 52 5

2	1		
4		from to . [] every week [] every other week [] the first	
6		of the month	
8		[ ] the second and fourth week of the month [ ] o	ther:
10		[X] The school schedule will start when each chil	d begins
12		<pre>[ ] kindergarten [ ] first grade [X] othe effect</pre>	r currently in
14			
16	3.3	SCHEDULE FOR WINTER VACATION.	
18		The child(ren) shall reside with the [X] mother ( winter vacation, except for the following days and child(ren) will reside with an he with the other re-	times when the
20		child(ren) will reside with or be with the other pa	arent:
22			
24	3.4	SCHEDULE FOR SPRING VACATION.	
2 <b>4</b> 26		The child(ren) shall reside with the [X] mother [ spring vacation, except for the following days and	times when the
28		child(ren) will reside with or be with the other pa	arent:
30			
32	3.5	SUMMER SCHEDULE.	
		Upon completion of the school year, the child(ren	
34		with the [X] mother [ ] father, except for the fol times when the child(ren) will reside with or be	
36		parent:	
38		[X] Same as school year schedule.	
40		[ ] Other:	
42	3.6	VACATION WITH PARENTS.	
44		<pre>[X] Does not apply. [ ] The schedule for vacation with parents is as</pre>	
			We the People

2				
4				
6	3.7	SCHEDULE FOR HOLIDAYS.		
8		The residential schedul below is as follows:	e for the child(ren)	for the holidays listed
10			With Mother	With Father
12			(Specify Year Odd/Even/Every)	(Specify Year Odd/Even/Every)
14		New Year's Day		
16		Martin Luther King Day Presidents Day		
18		Memorial Day July 4th		
20		Labor Day Veterans Day		
22		Thanksgiving Day		
24		Christmas Eve Christmas Day		
26		Savior's Day Kwanzaa	EVERY EVEN	ODD
28				
30		[ ] For purposes of the end as follows (see		holiday shall begin and
32				
34		[ ] Holidays which fa Saturday and Sunda		a Monday shall include
36		[] Other:	ay.	
38	3.8	SCHEDULE FOR SPECIAL OCCASIONS.		
40		The residential schedu special occasions (i.e		cen) for the following
42		opecial occasions (i.e	_	
44			With Mother (Specify Year Odd/Even/Every)	With Father (Specify Year Odd/Even/Every)
				We the People

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2		Mothe	er's Day
4			er's Day
6			
8			
10		[ ]	Other:
12			
14	3.9	PRIO	RITIES UNDER THE RESIDENTIAL SCHEDULE.
16			Does not apply.
18		[ ]	For purposes of this parenting plan the following days shall have priority:
20			[ ] Parents' vacations have priority over holidays. Holidays have priority over other special occasions. Special
22			occasions have priority over school vacations.
24			[ ] Other:
26	3.10	REST	RICTIONS.
28		[X]	Does not apply because there are no limiting factors in paragraphs 2.1 or 2.2.
30		[ ]	The [ ] father's [ ] mother's residential time with the children shall be limited because there are limiting factors
32			in paragraphs 2.1 and 2.2. The following restrictions shall apply when the children spend time with this parent:
34		г э	•
36		[ ]	restrictions on the [ ] father's [ ] mother's residential time
38			with the children for the following reasons:
40	3.11	TRANS	SPORTATION ARRANGEMENTS.
42			sportation arrangements for the child(ren), other than costs, een parents shall be as follows: To be shared as mutually
44		agre	

2	3.12	DESIGNATION OF CUSTODIAN.			
4					
6		The children named in this parenting plan are scheduled to reside the majority of the time with the [X] mother [] father. This parent is designated the custodian of the child(ren) solely for			
8		purposes of all other state and federal statutes which require a designation or determination of custody. This designation shall			
10		not affect either parent's rights and responsibilities under this parenting plan.			
12					
14	3.13	OTHER:			
16					
18		IV. DECISION MAKING			
20					
22	4.1	DAY TO DAY DECISIONS.			
24		Each parent shall make decisions regarding the day-to-day care and control of each child while the child is residing with that parent.			
26		Regardless of the allocation of decision making in this parenting plan, either parent may make emergency decisions affecting the health or safety of the children.			
28		nearth of safety of the children.			
30	4.2	MAJOR DECISIONS.			
32		Major decisions regarding each child shall be made as follows:			
34		Education decisions [ ] mother [ ] father [X] joint Non-emergency health care [ ] mother [ ] father [X] joint			
36		Religious upbringing [] mother [] father [X] joint [] mother [] father [] joint			
38		[] mother [] father [] joint [] mother [] father [] joint			
40		[] mother [] father [] joint [] mother [] father [] joint			
42		[] mother [] father [] joint			
44					

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2	4.3	RESTRICTIONS IN DECISION MAKING.
4		[X] Does not apply because there are no limiting factors in paragraphs 2.1 and 2.2 above.
6		[ ] Sole decision making shall be ordered to the [ ] mother [ ] father for the following reasons:
8		
10		[ ] A limitation on the other parent's decision-making authority is mandated by RCW 26.09.191 (See paragraph 2.1).
12		<ul><li>[ ] Both parents are opposed to mutual decision making.</li><li>[ ] One parent is opposed to mutual decision making, and such</li></ul>
14		opposition is reasonably based on the following criteria:
16		<ul><li>(a) The existence of a limitation under RCW 26.09.191;</li><li>(b) The history of participation of each parent in</li></ul>
18		decision making in each of the areas in RCW
20		26.09.184(4)(a); (c) Whether the parents have demonstrated ability and
22		desire to cooperate with one another in decision
44		making in each of the areas in RCW 26.09.184(4)(a); and
24		(d) The parents' geographic proximity to one another, to the extent that it affects their ability to make
26		timely mutual decisions.
28		
30		[ ] There are limiting factors in paragraph 2.2, but there are no restrictions on mutual decision making for the following reasons:
32		reasons.
34		V. DISPUTE RESOLUTION
36	[ ]	Disputes between the parties, other than child support disputes, shall be submitted to (list person or agency):
38		
40		[ ] counseling by mutually agreed upon person or agency, or
42		[] mediation by, or
44		[ ] arbitration by
-		The cost of this process shall be allocated between the parties as

PARENTING PLAN
WPF DR 01.0400 (11/98)
RCW 26.09.181; .187; .194.
PAGE 8

2	foll	ows:
4	[ ]	<pre>% mother  % father. based on each party's proportional share of income from line 6 of the child support worksheets.</pre>
8	[ ]	as determined in the dispute resolution process.
10	by r	counseling, mediation or arbitration process shall be commenced notifying the other party by [ ] written request
12		certified mail [ ] other:
14	In t	the dispute resolution process:
16 18	(a) (b)	Preference shall be given to carrying out this Parenting Plan. Unless an emergency exists, the parents shall use the
20		designated process to resolve disputes relating to implementation of the plan, except those related to financial support.
22	(c)	
24 26	(d)	If the court finds that a parent has used or frustrated the dispute resolution process without good reason, the court shall award attorney's fees and financial sanctions to the
28	(e)	other parent. The parties have the right of review from the dispute
30		resolution process to the superior court.
32	orde	dispute resolution process, except court action, shall be red, because [ ] a limiting factor under RCW 26.09.191 applies [X] one parent is unable to afford the cost of the proposed
34	disp	oute resolution process.
36		
38		VI. OTHER PROVISIONS
40		e are no other provisions. The are the following other provisions:
42		
44		

PARENTING PLAN WPF DR 01.0400 (11/98) RCW 26.09.181; .187; .194. PAGE 9

2	VII. DECLARATION FOR PROPOSED PARENTING PLAN
<b>4</b> 6 8	[] Does not apply. [X] (Only sign if this is a proposed parenting plan.) I declare under penalty of perjury under the laws of the State of Washington that this plan has been proposed in good faith and that the statements in Part II of this Plan are true and correct.
10	12/20/99 12/20/09 11 parma 3/2.
12	Mildred Denise Williams-Mother Date and Place of Signature
14 16 18	-Father Date and Place of Signature
20	
22	
24	
26	
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PARENTING PLAN
WPF DR 01.0400 (11/98)
RCW 26.09.181; .187; .194.
PAGE 10

We the People
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# PIERCE COUNTY SUPERIOR COURT, MATE OF WASHINGTON

		) NO	99 3 04213	1
		) } }	TRACK ASSIGNMEN REQUEST	T
1-7302 S. A	D. Williams insworth Ave	TELEPHONE#	FAX# FILE C 98408 IN COUNTY CLERK	_
OFFICE ADDRES			A.M. Ur.C 2 9 1 PIERCE COUNTY, W. TED NUTT, COUNTY BY	
JURY DEMAND A	NO	CONSOLIE	ATION ANTICIPATED NONO	1999
ESTIMATED LENG				
TRACK ASSIGNM	ENT REQUESTED:	SEB PCLR 1 (g) (2)	through (5)	
EXPEDITED[]	STANDARD[]	COMPLEX[]	DISSOLUTION	
TRACK REQUESTS MUST BE EXPLAIN BY CLERK.	S THAT DEVIATE F NED ON THE SPACE	ROM THE PRESUME E PROVIDED BELOW	D TRACK (SEB PCLR 1) 7, OR WILL BB REJECTE	D
FOR TRACK ASSIG		INED HERIN AND C	IB GENERAL GUIDELIN ERTIFY THAT MY	ES
DATE 12 29/9	99			
		SIGNATURE	OF ATTORNEY	
TRACK FRM		WSB#	•	



No. 99-3-04213-1

### ORDER SETTING CASE SCHEDULE

Type of Case:

DIC

Track Assignment:

Dissolution

Assigned Department: 17 - Judge Terry D. Sebring

Docket Code:

ORSCS

		011000		<b>Ø</b>
Confirmation of Service				01/19/00
Obtain Settlement Conf Judge/Comm from Commissioners 94.04 (f))	s' Services (See PCL	R 3(c) 2(b) &	Week Of	04/05/00
Status Conference (Contact Court for Specific Date)			Week Of	04/05/00
Plaintiff's Disclosure of Primary Witnesses			· · · · · · · · · · · · · · · · · · ·	04/19/80
Defendant's Disclosure of Primary Witnesses				05/17/00
Disclosure of Rebuttal Witnesses	FILE	DIK'S OFFICE		06/07/00
Deadline for Filing Motion to Adjust Trial Date	IN COUNTY OF	NO SERVE		06/21/00
Discovery Cutoff	A.M. DEC 2 9	1999 P.M.		07/26/00
Exchange of Witness and Exhibit Lists and Documentary E	Exhibitance COUNTY.	WASHINGTON		08/09/00
Joint Statement of Evidence	TED HUTT,	CLERK		08/09/00
Settlement Conference (To be held)			Week Of	08/23/00
Pretrial Conference (Contact Court for Specific Date)			Week Of	08/30/00
Trial			09/0	06/00 9:30

#### NOTICE TO PLAINTIFF/PETITIONER

If the case has been filed, the plaintiff shall serve a copy of the Case Schedule on the defendant(s) with the summons and complaint/petition: Provided that in those cases where service is by publication the plaintiff shall serve the Case Schedule within five (5) court days of service of the defendant's first response/appearance. If the case has not been filed, but an initial pleading is served, the Case Schedule shall be served within five (5) court days of filing. See PCLR 1.

#### **NOTICE TO ALL PARTIES**

All attorneys and parties shall make themselves familiar with the Pierce County Local Rules, particularly those relating to case scheduling. Compliance with the scheduling rules is mandatory and failure to comply shall result in sanctions appropriate to the violation. If a statement of arbitrability is filed, PCLR 1 does not apply while the case is in arbitration.

DATED: 12/29/99

Judge Terry D. Sebring Department 17

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A.M. DEC 2 9 1999 P.M.
 2
                                                          PIERCE COUNTY WASHINGTON
                                                          TED RUTT, (
                                                                        / CLERK
 4
     SUPERIOR COURT OF WASHINGTON
                                                                          _DEPUTY
     COUNTY OF PIERCE
 6
                                                                99 3 04213 1
 8
     In re the Marriage of:
                                                            NO.
10
                                                            PETITION FOR
                                                            DISSOLUTION OF
12
     Mildred Denise Williams
                                        Petitioner
                                                            MARRIAGE
     and
                                                             (PTDSS)
     John Allen Williams
14
                                        Respondent.
16
18
                                           I. BASIS
20
     1.1
           IDENTIFICATION OF PETITIONER.
22
     Name
                                   Mildred Denise Williams
     Date of Birth
                                   December 20, 1959
24
     Social Security Number
                                   437-11-9179
     Driver's License or
                                   MUHAMMD411RO, WA
26
       Identicard (# and State)
                               7302 South Ainsworth Avenue, Tacoma, WA 98408
     Home Address
28
     1.2
           IDENTIFICATION OF RESPONDENT.
30
     Name
                                   John Allen Williams
32
     Date of Birth
                                   December 31, 1960
     Social Security Number
                                   435-11-9819
34
     Driver's License or
                                   Unknown
       Identicard (# and State)
36
     Home Address
                               7302 South Ainsworth Avenue, Tacoma, WA 98408
38
     1.3
           CHILDREN OF THE MARRIAGE DEPENDENT UPON EITHER OR BOTH SPOUSES.
40
     Name
                       John Allen Williams, Jr.
                                                 2 Salena Denise Williams
     Date of Birth
                       January 17, 1990
                                                    February 1, 1992
42
     Home Address
                       7302 South Ainsworth Avenue 7302 South Ainsworth Avenue
                       Tacoma, WA 98408
                                                    Tacoma, WA 98408
44
46
     Name
                      Taalibah Aanisah Muhammad
     Date of Birth
                       May 1, 1993
48
     Home Address
                       7302 South Ainsworth Avenue
                       Tacoma, WA 98408
```

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2	1.4	ALLEGATION REGARDING MARRIAGE.
4		This marriage is irretrievably broken.
6 8 10	1.5	DATE AND PLACE OF MARRIAGE.  The parties were married on <u>March 10, 1988</u> at <u>Fort Lewis,</u> Washington.
12		- Maching Con.
14	1.6	SEPARATION.
16		[ ] Husband and wife are not separated. [X] Husband and wife separated on <u>September 8, 1999</u> .
18	1.7	JURISDICTION.
20		This court has jurisdiction over the marriage.
22 24 26 28 30 32		<ul> <li>[X] This court has jurisdiction over the respondent because: <ul> <li>[X] the respondent is presently residing in Washington.</li> <li>[X] the petitioner and respondent lived in Washington during their marriage and the petitioner continues to reside, or be a member of the armed forces stationed, in this state.</li> <li>[X] the petitioner and respondent may have conceived a child while within Washington.</li> <li>[] Other: The respondent is submitting to the jurisdiction of the court by joining the petition.</li> </ul> </li> <li>[] This court does not have jurisdiction over the respondent.</li> </ul>
34		
36	1.8	PROPERTY.
38		There is community or separate property owned by the parties. The court should make a fair and equitable division of all the
40		property.
42 44		<ul><li>[] The division of property should be determined by the court at a later date.</li><li>[X] The petitioner's recommendation for the division of property is set forth below.</li></ul>
46		[X] Other: Exhibit A

2	1.9	1.9 DEBTS AND LIABILITIES.				
4						
6		[X]	The parties have no debts and liabilities.  The parties have debts and liabilities. The court should make a fair and equitable division of all debts and liabilities.			
8			[X] Other: Exhibit A			
10			[X] Other. Exhibit A			
12	1.10	SPOU	SAL MAINTENANCE.			
14			Spousal maintenance should not be ordered. There is a need for spousal maintenance as follows: See			
16		Exhibit A.				
18		[ ]	Other:			
20	1 . 11	CONT	INUING RESTRAINING ORDER.			
22						
24			)			
26		[ ]	restrains the respondent from assaulting, harassing, molesting or disturbing the peace of the petitioner.			
28		Lj	restrains the respondent from entering the home of the			
30		[ ]	petitioner. Other:			
32	1 10	חחודתי	NANCY.			
34	1.12	PREGI	NANCI.			
36			The wife is not pregnant.  The wife is pregnant. The father of the unborn child is [ ]			
38			the husband [ ] not the husband [ ] unknown.			
40	1.13	CHILI	D SUPPORT AND PARENTING PLAN FOR DEPENDENT CHILDREN			
42		[ ]	t and the state of			
44		[X] deper	The children listed below are dependent. Support for the indent children should be set pursuant to the Washington State			
46	Child Support Schedule.					

•			
2	1		
4	Name of Moth of Child Name	er's	Father's Name
6		red Denise iams	John Allen Williams
8	Salena Denise Mild	red Denise	John Allen
10		iams	Williams
12	Taalibah Aanisah Mild Muhammad Will	red Denise iams	John Allen Williams
14			
16	The petitioner's prop	osed parent:	ing plan for these children:
18	[X] is attached and this Petition.	is incorpora	ated by reference as part of
20	I control of the cont	d served at	a later date pursuant to RCW
22			
24	(The following information who are included in the	ation is requale petitioner	uired only for those children r's proposed parenting plan.)
26			• •
28	During the last five		
30	no person other	than the per	State of Washington and with titioner or the respondent.
32	each place the	children liv	the following persons (list wed, including the State of children lived there and the
34			of the persons with whom the
36	omraten rived).		
38	Claims to custody or	visitation.	
40	[X] The petitioner do respondent who ha	es not know as physical (	of any person other than the custody of, or claims to have
42	custody or visit	ation right:	s to, the children.  ohysical custody of, or claim
44	to have custody on not list the res	or visitation	n rights to, the children (do
46		-	

2							
4	Other level progoodings sursuming the whildren						
6	Other legal proceedings concerning the children.						
8	[X] The petitioner has not participated in, and is not aware of, any other legal proceedings concerning the children, including any paternity, dependency or custody						
10	proceedings.						
12	[ ] The petitioner has participated in, or is aware of, the following legal proceedings which concern the children						
14	(list the children concerned and the county, state and case number of the proceeding):						
16							
18	1.14 OTHER:						
20	II. RELIEF REQUESTED						
22	The petitioner REQUESTS the Court to enter a decree of dissolution and						
24	to grant the relief below.						
26	<ul><li>[X] Provide reasonable maintenance for the [] husband [X] wife.</li><li>[X] Approve the petitioner's proposed parenting plan for the dependent</li></ul>						
28	children. [X] Determine support for the dependent children pursuant to the						
30	Washington State Support Schedule. [ ] Approve the separation agreement.						
32	<pre>[X] Divide the property and liabilities. [] Change name of wife to: .</pre>						
34	<ul><li>[ ] Enter a continuing restraining order.</li><li>[ ] Order payment of day care expenses for the children.</li></ul>						
36	[X] Award the tax exemptions for the dependent children as follows: The mother shall be awarded the tax exemptions for the children						
38	during even years. The father shall be awarded the tax exemptions for the children during odd years.						
40	[ ] Order payment of attorney's fees, other professional fees and costs.						
42	[ ] Other:						
44							
46							

2	
4	Dated: 12/28/99
6	Signature of Lawyer or Petitioner
0	Mildred Denise Williams
8	Print or Type Name
10	I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.
12	Signed at $\frac{\text{Jacoma, } \mathcal{N}a}{\text{(City and State)}}$ , on $\frac{13/38/99}{\text{(Date)}}$ .
14	(City and State) (Date)
16	<u> </u>
18	Signature
	Mildred Denise Williams
20	Print or Type Name
22	[ ] JOINDER.
24	The respondent joins in the petition. By joining in the petition, the respondent agrees to the entry of a decree in accordance with
26	the petition, without further notice.
28	Dated:
30	Signature of Respondent
32	Print or Type Name
34	
36	
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Mildred Denise Williams and John Allen Williams re: EXHIBIT A 6 COMMUNITY PROPERTY: 8 The husband shall retain the 1987 Nissan 300ZX and the business known as "Express Car/Truck Mechanic". 10 The wife shall retain the 1985 Jaguar XJ6 and the business known as "Reality Enterprises". 12 The husband and the wife have previously divided their remaining community property to the satisfaction of 14 both parties. 16 COMMUNITY DEBTS AND LIABILITIES: 18 The husband and the wife have previously divided their community debts and liabilities to the satisfaction 20 of both parties. 22 SEPARATE PROPERTY: 24 The husband and the wife have previously agreed that their respective separate property shall remain the 26 sole and separate property of the party who acquired the property. 28 SEPARATE DEBTS AND LIABILITIES: 30 The husband and the wife have previously agreed 32 that their respective separate debts and liabilities shall remain the sole and separate responsibility of the 34 party who incurred the debts and liabilities including those incurred after September 8, 1999. 36 SPOUSAL MAINTENANCE: 38 The husband shall pay the wife \$850.00 per month beginning February 1, 2000, and lasting through February 40 1, 2001, for purposes of reestablishment. Payments shall 42 be made directly to the receiving spouse. 44

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EXHIBIT A PAGE 1

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EFFECTIVE DATE: Unless otherwise specified this division of debts and personal property shall be effective no later than the entry of the final Decree of Dissolution. Petitioner Sign and Da Respondent Sign and Date 

EXHIBIT A PAGE 2

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- IN	COUNTY	CLERK'S	OFFICE

2 4 6 8	SUPERIOR COURT OF WASHINGTON COUNTY OF PIERCE	•				1999 P.M. VASHINGTON NTY CLERKDEPUTY		
10 12	In re the Marriage of:	) ) )	NO.		3	04213		<u> </u>
14	Mildred Denise Williams and John Allen Williams	Petitioner )	SUMM( (SM)	ONS			Q	
16		Respondent. )					מבניי	n つ っ
18 20	TO THE RESPONDENT:							q 1999

- 22 | 1. The petitioner has started an action in the above court requesting:
- 24 [X] that your marriage be dissolved.
- [] a legal separation.
- 26 | [] that the validity of your marriage be determined.
- Additional requests, if any, are stated in the petition, a copy of which is attached to this summons.
  - 2. You must respond to this summons and petition by serving a copy of your written response on the person signing this summons and by filing the original with the clerk of the court. If you do not serve your written response within 20 days (or 60 days if you are served outside of the State of Washington) after the date this summons was served on you, exclusive of the day of service, the court may enter an order of default against you, and the court may, without further notice to you, enter a decree and approve or provide for the relief requested in the petition. In the case of a dissolution of marriage, the court will not enter the final decree until at least 90 days after filing and service. If you serve a notice of appearance on the undersigned person, you are entitled to notice before an order of default or a decree may be entered.
  - 3. Your written response to the summons and petition must be on form WPF DR 01.0300, Response to Petition (Domestic Relations). This form may be obtained by contacting the clerk of the court at the address below, or by contacting the Office of the Administrator for the Courts at (360) 705-5328, or from the Internet at the

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Washington State Supreme Court homepage:

## http://www.wa.gov/courts/

- 4. If this action has not been filed with the court, you may demand that the petitioner file this action with the court. If you do so, the demand must be in writing and must be served upon the person signing this summons. Within 14 days after you serve the demand, the petitioner must file this action with the court, or the service on you of this summons and petition will be void.
- 5. If you wish to seek the advice of an attorney in this matter, you should do so promptly so that your written response, if any, may be served on time.
- 6. One method of serving a copy of your response on the petitioner is to send it by certified mail with return receipt requested.
- This summons is issued pursuant to Superior Court Civil Rule 4.1 of the State of Washington.

PIERCE COUNTY SUPERIOR COURT

County City Building 930 Tacoma Avenue South Tacoma, WA 98402 Mildred Denise Williams 7302 South Ainsworth Avenue Tacoma, WA 98408

[ ] Petitioner's Lawyer

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